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RESERVE



1996

Illinois Register

Rules of Governmental Agencies

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April	19,	1996 -	Issue	16:	Through	March	31,	1996	
July	19,	1996 -	Issue	29:	Through	June	30,	1996	
October	18,	1996 -	Issue	42:	Through	September	30,	1996	
January	17,	1997 -	Issue	3:	Through	December	31,	1996	(Annual)

INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity initiated by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. The Register also contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume year and a Sections Affected Index listing by Title each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume year. Both indices are action coded and are designed to aid the public in monitoring rules.

Rulemaking activity consists of proposed or adopted new rules; amendments to or repealers of existing rules; and rules promulgated by emergency or peremptory action. Executive Orders and Proclamations issued by the Governor; notices of public information required by State statute; and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies; is also published in the Register.

The Register is a weekly update to the *Illinois Administrative Code* (a compilation of the rules adopted by State agencies). The most recent edition of the Code along with the Register comprise the most current accounting of State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act [5 ILCS 100/1-1 et seq.].

REGISTER PUBLICATION SCHEDULE 1996

Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 12:00 p.m. on	And before 12:00 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1995	Dec. 26, 1995	1	Jan. 5, 1996	June 25, 1996	July 2, 1996	28	July 12, 1996
Dec. 26, 1995	Jan. 2, 1996	2	Jan. 12, 1996	July 2, 1996	July 9, 1996	29	July 19, 1996
Jan. 2, 1996	Jan. 9, 1996	3	Jan. 19, 1996	July 9, 1996	July 16, 1996	30	July 26, 1996
Jan. 9, 1996	Jan. 16, 1996	4	Jan. 26, 1996	July 16, 1996	July 23, 1996	31	Aug. 2, 1996
Jan. 16, 1996	Jan. 23, 1996	5	Feb. 2, 1996	July 23, 1996	July 30, 1996	32	Aug. 9, 1996
Jan. 23, 1996	Jan. 30, 1996	6	Feb. 9, 1996	July 30, 1996	Aug. 6 1996	33	Aug. 16, 1996
Jan. 30, 1996	Feb. 6, 1996	7	Feb. 16, 1996	Aug. 6, 1996	Aug. 13, 1996	34	Aug. 23, 1996
Feb. 6, 1996	Feb. 13, 1996	8	Feb. 23, 1996	Aug. 13, 1996	Aug. 20, 1996	35	Aug. 30, 1996
Feb. 13, 1996	Feb. 20, 1996	9	Mar. 1, 1996	Aug. 20, 1996	Aug. 27, 1996	36	Sept. 6, 1996
Feb. 20, 1996	Feb. 27, 1996	10	Mar.8, 1996	Aug. 27, 1996	Sept. 3, 1996	37	Sept, 13, 1996
Feb. 27, 1996	Mar. 5, 1996	11	Mar. 15, 1996	Sept. 3, 1996	Sept. 10, 1996	38	Sept. 20, 1996
Mar. 5, 1996	Mar. 12, 1996	12	Mar. 22, 1996	Sept. 10, 1996	Sept. 17, 1996	39	Sept. 27, 1996
Mar. 12, 1996	Mar. 19, 1996	13	Mar. 29, 1996	Sept. 17, 1996	Sept. 24, 1996	40	Oct. 4, 1996
Mar. 19, 1996	Mar. 26, 1996	14	Apr.5, 1996	Sept. 24, 1996	Oct. 1, 1996	41	Oct. 11, 1996
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Apr. 23, 1996	Apr. 30, 1996	19	May 10, 1996	Oct. 29, 1996	Nov. 4, 1996 (Mon.)	46	Nov. 15, 1995
Apr. 30, 1996	May 7, 1996	20	May 17, 1996	Nov. 4, 1996	Nov. 12, 1996	47	Nov. 22, 1996
May 7, 1996	May 14, 1996	21	May 24, 1996	Nov. 12, 1996	Nov. 19, 1996	48	Dec. 2, 1996 (Mon.)
May 14, 1996	May 21, 1996	22	May 31, 1996	Nov. 19, 1996	Nov. 26, 1996	49	Dec. 6, 1996
May 21, 1996	May 28, 1996	23	June 7, 1996	Nov. 26, 1996	Dec. 3, 1996	50	Dec. 13, 1996
May 28, 1996	June 4, 1996	24	June 14, 1996	Dec. 3, 1996	Dec. 10, 1996	51	Dec. 20, 1996
June 4, 1996	June 11, 1996	25	June 21, 1996	Dec. 10, 1996	Dec. 17, 1996	52	Dec. 27, 1996
June 11, 1996	June 18, 1996	26	June 28, 1996	Déc. 17, 1996 D	ec. 23, 1996 (Mon.)	1	Jan. 3, 1997
June 18, 1996	June 25, 1996	27	July 5, 1996	Dec. 23, 1996	Dec. 31, 1996	2	Jan. 10, 1997

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: Rights and Responsibilities

1)

- Code Citation: 89 Ill. Adm. Code 102
- Proposed Action: Amendment Amendment Amendment Section Numbers 102.200 102.210 102.235
- 305 Code Section 12-13 of the Illinois Public Aid ILCS 5/12-13] and P. A. 89-21. Statutory Authority: 4)
- even when the spouse dies before the client. In addition, provisions are being added for the Department to waive an estate claim in circumstances Pursuant to the recovery These proposed amendments broaden the definition of estate to allow the Department's estate claim to encompass jointly held assets an estate claim against the estate of a deceased spouse of an AABD client being added to the where filing the claim would cause a hardship. Several definitions Complete Description of the Subjects and Issues Involved: held by an AABD client at the time of death. This rulemaking provisions of P. A. 89-21, changes are being made regarding pertain to institutionalized individuals are also of assistance. 5)

O.F. assistance by means of an estate claim. The revisions include: on the policy the Department's This rule change revises

- the definition of "estate" to include those assets conveyed estate, life to a survivor through joint tenancy, tenancy in common, or other arrangement; expanding 1)
- allowing an estate claim against the estate of the spouse of a client, regardless of the order of death; and 2)
- allowing an estate claim to encompass medical assistance paid out for Beneficiary a Qualified Medicare cost-sharing expenses of Medicare 3)
- Will these proposed amendments replace emergency amendments currently in effect? (9
- Does this rulemaking contain an automatic repeal date?
- No Do these proposed amendments contain incorporations by reference? (8
- Are there any other proposed amendments pending on this Part? 6
- Statement of Statewide Policy Objectives: These proposed amendments 10)

do

- down

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

not affect units of local government

Place, and Manner in which Interested Persons may comment on this concerning this proposed rulemaking. All comments proposed rulemaking: Any interested parties may submit comments, must be in writing and should be addressed to: views, or arguments 11)

100 South Grand Ave. E., 3rd Floor Illinois Department of Public Aid Bureau of Rules and Regulations Springfield, IL 62762 (217) 524-0081 The Department requests the submission of written comments within 30 days after the publication of this notice. The Department will consider all written comments it receives during the first notice period as required by Procedure Act [5 ILCS 5-40 of the Illinois Administrative 100/5-40]. Section

Initial Regulatory Flexibility Analysis: 12)

- The Department will accept and consider Types of small businesses, small municipalities and not for profit corporations affected: The Department is unaware of any effect this rulemaking may have on small businesses, small municipalities or any written comments concerning such effects that may be submitted in response to these proposed amendments. not-for-profit corporations. A)
- other procedures required for compliance: o bookkeeping Reporting, None B)
- None Types of professional skills necessary for compliance: Û
- 13) Regulatory agenda on which this rulemaking was summarized: January 1996

The full text of the Proposed Amendments begins on the next page

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER a: GENERAL PROVISIONS TITLE 89: SOCIAL SERVICES

RIGHTS AND RESPONSIBILITIES PART 102

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Rights of Clients Nondiscrimination 102.10 102.20

Grievance Rights of Voter Registration 102.21

.02.25

Clients

Confidentiality of Case Information 102.30

Case Records 02.35 Reporting Change of Circumstances

Freedom of Choice 102.50 02.40

Reporting Child Abuse/Neglect Referral Requirements .02.60 .02.63

Suitability of Home 102.66

Notice to Client 02.70

Continuation of Assistance Pending Appeal Right to Appeal 02.80 02.81

Time Limit for Filing an Appeal 02.83 02.82

Examining Department Records

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Recoupment of Overpayments (Recodified) Excess Assistance (Recodified) .02.100 02,110

Correction of Underpayments 02.120

Recovery of Assistance 02,200

Real Property Liens Estate Claims 02.210 02.220

Filing and Renewal of Liens .02.230

Liens on Property of Institutionalized Recipients 02.235

Foreclosure of Liens 02.240

Release of Liens 02.250

Convictions of Fraud - Eligibility Personal Injury Claims .02.260 .02.20

Single Conviction of Fraud - Administrative Review Board 102.280 of AUTHORITY: Implementing Article XI and authorized by Section 12-13 Illinois Public Aid Code [305 ILCS 5/Art. XI and 12-13].

52, p. 449, effective December 13, 1978; amended at 2 Ill. Reg. 52, p. 462, December 23, 1978; peremptory amendment at 3 Ill. Reg. 11, p. 39, effective March 1, 1979; amended at 3 Ill. Reg. 41, p. 167, effective October 1, 1979; SOURCE: Filed and effective December 31, 1977; peremptory rule at 2 Ill. Reg.

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

III. Reg. 327, effective December 31, 1984; amended at 9 III. Reg. 3730, effective March 13, 1985; amended at 9 III. Reg. 6812, effective April 26, 1985; amended at 9 III. Reg. 7162, effective May 1, 1985; amended at 9 III. Reg. 7162, effective May 1, 1985; amended at 9 III. Reg. 13091, effective August 16, 1985; amended at 9 III. Reg. 14704, effective 1991; amended at 18 Ill. Reg. 273, effective December 28, 1993; amended at 18 Ill. Reg. 8938, effective June 3, 1994; amended at 19 Ill. Reg. 1108, effective 14, 1995, for a maximum of 150 days; amended at 20 Ill. Reg. 883, effective Reg. 8035, effective July 27, 1981; amended at 5 III. Reg. 10775, effective October 1, 1981; amended at 6 III. Reg. 894, effective January 7, 1982; codified at 7 III. Reg. 5706; amended at 7 III. Reg. 8350, effective July 1, Reg. 14795, effective August 29, 1986; amended at 10 Ill. Reg. 19088, effective October 24, 1986; Sections 102.100 and 102.110 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; amended at 11 Ill. Reg. 14067, effective August 10, 1987; amended at 11 Ill. Reg. 18239, effective October 30, 1987; amended at 12 1983; amended at 8 Ill. Reg. 18910, effective September 26, 1984; amended at 9 September 13, 1985; amended at 9 Ill. Reg. 15912, effective October 4, 1985; 3940, effective March 10, 1989; amended at 14 Ill. Reg. 13279, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 20078, effective December 3, 1990, for a maximum of 150 days; amended at 15 Ill. Reg. 7202, effective April 30, January 26, 1995; emergency amendment at 19 1111; Reg. 12320, effective August amended at 3 Ill Reg. 43, p. 196, effective October 15, 1979; amended at 5 Ill. amended at 10 Ill. Reg. 3981, effective February 22, 1986; amended at III. Reg. 3735, effective February 5, 1988; amended at 13 Reg. at 20 Ill. amended 1995; a maximum December

Section 102.200 Recovery of Assistance

- recipients' real property interests, the Department has a statutory right to recover assistance provided to or in behalf of recipients By means of claims against the estates of deceased recipients and the surviveng spouses and liens against according to the terms prescribed in this Section. of their deceased a)
- following The Department shall effect its recoveries by one of the actions: (q
 - Acceptance acceptance of an amount, as settlement, equal to the estate were estimated amount which would be collected if the administered or the lien foreclosed;
- Administration administration of the estate; or
 - Foreclosure foreciesure of the lien.
- the Department has both an estate claim and a real property lien, collection of the claim and lien shall be by one action. When ς c

effective 111. 20 at (Source: Amended

Section 102.210 Estate Claims

NOTICE OF PROPOSED AMENDMENTS

(a)

- interest), including assets conveyed to a survivor, heir "Estate" - all real and personal property within an individual's or assignee of the deceased person through joint tenancy, tenancy connection with which assets were disregarded, the term "estate" real and personal property in which the individual under a long term care insurance policy estate as provided in Illinois probate law. For a decendent living trust or interest at the time of death (to life estate, Definitions in this Section are as follows: common, survivorship, benefits had legal title or OF
 - nominated in a will to receive an interest in property other than in a fiduciary capacity. "Beneficiary" - any person arrangement. 21
 - "Heir" any person entitled under the statutes to an interest property of a decendent. 3)
- b)at The Department's claim against the estate of a deceased recipient or against the estate of the deceased recipient's deceased surviving spouse, regardless of the order of death, shall encompass:
- All att income maintenance assistance paid out at any time; 7 and 1004+0 7
- All all medical assistance paid out at any time for a permanently institutionalized recipient whose real property is subject to the Department's lien<u>r</u> or 2)
 - All att medical assistance paid out prior to October 1, 1993, for a recipient while 65 55 years of age or older; or-3)
 - All medical assistance paid out on or after October 1, 1993, a recipient while 55 years of age or older; 4

paid

5)

sharing

Medicare cost

- behalf of claim shall apply to assistance provided to or in expenses of a Qualified Medicare Seneficiary (QMB). recipient on or after the following dates: medical clbt The
- Effective Date 1) 1963 Assistance Program AABD (Aged)
- November, 1963 2) AABD (Blind) and (AABD(A)) 2)

(Disabled)

- January 1, 1966 3) (AABD(B) and (D)) MANG (Blind), and (Disabled)
 - (MANG(A), (B), and ((a)
- against any property, real or personal, of a deceased recipient while one or more of the following relatives survives: spouse of decedent, child over 21 who is blind or permanently and d]€→ The Department shall not enforce a claim for medical OL under 21, totally disabled.
 - maintenance for income e)d+ The Department shall not enforce a claim

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

the homestead is occupied by one or more of the surviving relatives assistance against homestead property of a deceased recipient while previously specified.

- appeal action taken by the survivors would be with the Probate Act [755 ILCS 5]. The amount of the recovery waived is equal Individuals seeking to obtain jurisdiction over the decendent's estate. The procedure for providing award for a surviving spouse or dependent child under the Illinoi notice to the survivors of the decendent consists of the filing of court approves recover from a decendent's estate to the extent a file a petition with the the Department amount of the award or awards. undue hardship, an award must probate court. Any £
 - for claim glet The Department may defer or waive enforcement of its income maintenance assistance if it determines that:
 - 1) The deceased recipient is survived by a dependent spouse minor child or children; or
- self-support for the surviving spouse or children is feasible, self-support for the surviving specificate achievement of and deferment or waiver will facilitate achievement of self-support status and prevent or reduce the likelihood of self-support status and prevent or reduce the spouse or return to dependency on 'public assistance of the spouse Rehabilitative training for employment or other children.

effective Reg. 111. 20 at Amended (Source:

Section 102,235 Liens on Property of Institutionalized Recipients

- Definitions in this Section are as follows: a)
- "Institutionalized individual" individual of any age who is in a nursing facility or other medical institution must, as a condition of receiving services inpatient
 - with adjoining and related real institution, apply his or her income to the cost of care. "Individual's home" - dwelling with adjoining and relat occupies, temporarily absent, maintains an intent to return. and SUMO individual which the estate 5
 - interest in the home" current market value of the 3
- sibling or child as his or her the individual less all encumbances. "Residing in the home for at least one or two years individual's home a primary residence. During the one or two year period, as occupancy of an of the individual of used by the continuous basis" - occupancy sibling or child SEN home address 4
 - mailing address or address used for universe mailing address or address used for universe remained unchanged.

 registration purposes, and the address remained unchanged. the attending physician has signed an order for discharge 5

NOTICE OF PROPOSED AMENDMENTS

- medical institution, following which the individual has returned
 to reside in his or her own home.

 "Lawfully residing" use of the property of an individual in a
- "Lawfully residing" use of the property of an individual in a medical institution as the home of a spouse or a minor, blind or disabled child, or a sibling with an ownership interest in the home. Such property must be the spouse's child's or sibling's mailing address or address used for driver's license or voter registration purposes.
 - b)a; Except as provided in subsection (c) of this Section (b)-below, the Department shall file a lien on all real property, including the home, of a recipient of MANG(A), (B) or (D) who it determines to be permanently institutionalized, that is irer, cannot reasonably be expected to be discharged and return home from a medical tengareterm care institution.
- the permanently institutionalized recipient's spouse, minor or disabled or blind child, or sibling who has an equity interest in the home and has legally resided in it continuously for at least one year immediately before the date the recipient was admitted to a medical beng-term-care institution.
- institutionalization when a recipient has resided for at least 120 calendar days in one or more medical institutions for-long-term-care.

 (a) The Department shall provide the recipient with at least 10 calendar days advance notice of its intention to file a lien on the recipient's

on its determination that the recipient is

permanently institutionalized, and of the recipient's right to request

and obtain a fair hearing on this determination.

real property, based

(Source: Amended at 20 Ill. Reg.

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SECRETARY OF STATE

NOTICE OF PROPOSED RULE(S)

- 1) Heading of the Part: Statements of Economic Interest
- 2) Code Citation: 2 Ill. Adm. Code 565

Section Numbers:	Proposed Action
565.20	New Section
565.30	New Section
565.40	New Section
565.50	New Section
565.60	New Section
565.70	New Section

- 4) Statutory Authority: Implementing and authorized by Section 4A-105 of the Illinois Governmental Ethics Act [5 ILCS 420/4A-105].
- A Complete Description of the Subjects and Issues Involved: The purpose of these rules is to extend the filing deadline for statements of economic interests upon a showing of just cause as to why the form was unable to be filed in a timely manner.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporation by reference? No
- 9) Are there any other amendments pending on this part? No
- 10) Statement of Statewide Policy Objectives: This rulemaking does not affect units of local government.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Written comments may be submitted within 45 days to:

Assistant Counsel Secretary of State General Counsel's Office 298 Howlett Building

Springfield, IL 62756 (217) 785-3094

- 12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not believe this proposed rulemaking will affect any types of small business and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.
- 13) Regulatory Agenda on which this rulemaking was summarized: January 1996

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SECRETARY OF STATE

NOTICE OF PROPOSED RULE(S)

The full text of the proposed rules begins on the next page:

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SECRETARY OF STATE

NOTICE OF PROPOSED RULE(S)

SUBTITLE C: CONSTITUTIONAL OFFICERS TITLE 2: GOVERNMENTAL ORGANIZATION CHAPTER III: SECRETARY OF STATE

STATEMENTS OF ECONOMIC INTERESTS PART 565

Reasons For Which Extensions Will Be Granted Reasons For Which Extensions Will Not Be Granted Failure to File Upon Receipt of Extension Requests For Extensions Definitions Section 565.70 565.20 565.40 565.50 565.60 565.30

of the Illinois AUTHORITY: Implementing and authorized by Section 4A-105 Governmental Ethics Act [5 ILCS $420/4\text{A}-105\,\text{]}.$

effective Reg. 111. 20 a Adopted SOURCE:

Section 565.20 Purpose

requirement to file statements of economic interests pursuant to Section 4A-101 of the Act [5 ILCS 420/4A-101]. The purpose of these rules is to extend the filing deadline for statements of economic interests upon a showing of just cause as to why the form cannot be filed in a timely manner. Persons granted filing extensions shall have 30 days from their original filing deadline in These rules shall apply only to persons notified by the Secretary of State which to file forms without penalty.

Section 565.30 Definitions

"Act" means the Illinois Governmental Ethics Act [5 ILCS 420/4A].

"Department" means the Secretary of State Index Department.

"Filer" means a person notified by the Department of his or her requirement to file a statement of economic interests pursuant to Section 4A-101 of the Act.

"Immediate family" means a spouse or dependent child of the filer.

the 40 documented pe "Serious illness" means any illness which can Department by a physician's note.

Section 565.40 Requests For Extensions

- down

NOTICE OF PROPOSED RULE(S)

All requests for extensions shall be submitted in writing to the Secretary of State Index Department at 111 E. Monroe Street, Springfield, Illinois 62756. Requests shall include any documentation in support of the filer's reason, including, but not limited to, a physician's note or a receipt of mailing.

Reasons For Which Extensions Will Be Granted Section 565.50

Department deems a longer period is required by the circumstances, beyond The Department will extend the filing deadline for 30 days, or longer if filer's due date for the following reasons:

Death or hospitalization of an immediate family member;

Hospitalization or serious illness of the filer; a)

Filer was on sabbatical during the original filing period; Filer did not receive the form due to an incorrect address; G G G

Other reasons within the discretion of the Department. This provision shall be narrowly construed.

Section 565.60 Reasons For Which Extensions Will Not Be Granted

Department will not extend the filing deadline for the following reasons: The

Filer delegated the duty to an individual who failed to file on behalf of the filer for any reason; a)

cannot provide proof of mailing (this includes U.S. mail, overnight manner, Filer claims that the Statement was mailed in a timely p)

Filer was ill, but has no documentation from a physician; service, and inter-office mail);

Department's refusal to grant a filing extension is not subject to Department. the reasons within the discretion of g c

Section 565.70 Failure to File Upon Receipt of Extension

Statements of Economic Interests not filed within the 30 day extended filing period shall be subject to the statutory penalties of:

a) S15 for forms filed within 15 days after the extended filing deadline; b) S15, plus S100 ner days for formating deadline; \$15, plus \$100 per day, for forms filed more than 15 days after the extended filing deadline.

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: Definitions and General Provisions 7
- 35 Ill. Adm. Code 211 Code Citation: 2)

Section Numbers.	Adonted Action
211.101	Amended
211.484	New
211.485	Nes
211,1465	New
211.2110	Repealed
211.2130	Repealed
211.3990	Repealed
211,4010	Repealed
211.4130	Amended

- 415 ILCS 5/27 and 28.5 Statutory Authority: 4)
- May 22, Effective Date of Rulemaking: 2
- Does this rulemaking contain an automatic repeal date? (9
- Does this rulemaking contain incorporations by reference? 7
- May 17, 1996 Date Filed in Agency's Principal Office: 8
- Reg. 15925, 111. 19 Notice of Proposal Published in Illinois Register: December 1, 1995 6
- 8 R Has JCAR issued a Statement of Objections to these rules? 10)
- Difference(s) between proposal and final version: In Section 211.484, "kingdom, Animal" was changed to "kingdom, Animalia", and "plants" was deleted and replaced with "other multicelluar organisms". 11)
- the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Have all 12)

8

Will this rulemaking replace an emergency rule currently in effect?

13)

- Are there any amendments pending on this Part? 14)
- that addresses USEPA's conditional approval of Illinois PM-10 state implementation plan ("SIP"). USEPA designated Lake Calument and McCook areas in Cook County and Granite City in Madison County as moderate nonattainment areas for PM-10. As result, Illinois developed the state implementation plan for PM-10. The USEPA conditionally approved the SIP on November 18, 1994 (59 F.R. 59653). The USEPA cited to four issues rulemaking Summary and Purpose of Rulemaking: This proposal is part of a 15)

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

noting that failure to do so could subject Illinois to monetary and other sanctions. The amendments to this Part along with amendments proposed to be addressed in rulemaking prior to full SIP approval description may be found in the Board's opinions and order of May 16, 1996 A more today in Part 212 will address USEPA concerns. needed to sanctions.

complete

Information and questions regarding these adopted amendments shall be directed to: (9T

in this docket R96-5, available from the address below.

James R. Thompson Center 100 W. Randolph Street Chicago IL 60601 (312) 814-4925 Marie Tipsord Suite 11-500

Requests for copies of the rule should be addressed to the Clerk's office at (312) 814-3620.

The full text of the Adopted Amendment begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

POLLUTION CONTROL BOARD

CHAPTER 1: POLLUTION CONTROL BOARD SUBCHAPTER c: EMISSION STANDARDS AND LIMITATIONS TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION FOR STATIONARY SOURCES

DEFINITIONS AND GENERAL PROVISIONS PART 211

SUBPART A: GENERAL PROVISIONS

Abbreviations and Conversion Factors Incorporations by Reference

211.101

Section

SUBPART B: DEFINITIONS

Air Pollution Control Equipment As Applied Fountain Solution Air Suspension Coater/Dryer Air Assisted Airless Spray Animal Animal Pathological Waste Anti-Glare/Safety Coating Annual Grain Through-Put Aerosol Can Filling Line Definitions (Repealed) Architectural Coating Air Oxidation Process Air Dried Coatings Other Definitions Actual Heat Input Adhesion Promoter Application Area Air Contaminant Air Pollution Air Pollutant Airless Spray Accumulator Afterburner Accelacota Acid Gases Adhesive Aeration Alcohol 211.150 211.210 211.230 211.240 211.270 211.290 211.310 211.330 211.410 211.430 211.450 211.184 211.185 211.190 211.550 211.390 Section 211.130 211.250 211.350 211.370 211.470 211.474 211.495 211.510 211.530

Asphalt

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NOTICE OF ADOPTED AMENDMENTS

211.590	Asphalt Prime Coat	211.1410
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777.030	Automobile of Light-Duty firsk Assembly Source of Automobile of	211.146
	Light-Duty Truck Manufacturing Plant	211,1470
211.650	Automobile or Light-Duty Truck Refinishing	211.1490
211,660	Automotive/Transportation Plastic Parts	211,1516
211.670	Baked Coatings	211 1530
211.680	Bakery Oven	211 1550
211.685	Basecoat/Clearcoat System	211.12
211,690		0/51.112
211,695	Batch Operation	0651.112
211.696	Butch Droton Prois	211.1610
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01/ 777	beau-Dipping	211.1650
211./30	Binders	211,1670
211.750	British Thermal Unit	211.1690
211.770	Brush or Wipe Coating	211 1710
211.790	Bulk Gasoline Plant	211 1730
211.810	Bulk Gasoline Terminal	00/7:777
211.820	Business Machine Plastic Parts	06/1:112
211.830	1	211,1770
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211.030		211,1790
0/8:177	can coating Line	211,1810
211.890	Capture	211.1830
211.910	Capture Device	0.000
211.930	Capture Efficiency	211.1030
211,950	Capture System	0/01:17
211.970	Certified Investigation	211.18/5
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211.1050	Cleaning and Separating Operation	211,1910
211.1070	Cleaning Materials	211.1920
211.1090	Clear Coating	טבטדי רוכ
211.1110	Clear Topcoat	211 1050
211.1130	Closed Purged System	211 1070
211.1150	Closed Vent System	211.1900
211.1170	Coal Refuse	0100 110
211.1190	Coating	211.2010
211.1210	Coating Applicator	211.2030
211,1230	Coating Line	211.2050
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0121 110		211,2130
211 1330		211,2150
711 1250	Complete Combustion	211.2170
211.1350	Component	211,2190
211.13/0	Concrete Curing Compounds	211,2210
211,1390	Concentrated Nitric Acid Manufacturing Process	211.2230
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POLLUTION CONTROL BOARD

211,1410	Condensate
211.1430	Condensible PM-10
211.1465	Continuous Automatic Stoking
211,1470	Process
211.1490	Control Device
211.1510	Control Device Efficiency
211.1530	Conventional Soybean Crushing Source
211.1550	zed Degreasing
211.1570	Oil
211,1590	Crude Oil Gathering
211,1610	Crushing
211,1630	Custody Transfer
211.1650	Asphalt
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211,1710	Degreaser
211,1730	Delivery Vessel
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211,1880	Electromagnetic Interference/Radio Frequency (EMI/RFI) Shielding
211,1890	Electrostatic Bell or Disc Spray
211.1900	4
211,1910	Electrostatic Spray
211.1920	Emergency or Standby Unit
211,1930	Rate
211,1950	Emission Unit
211,1970	Enamel
211,1990	Enclose
211,2010	End Sealing Compound Coat
211.2030	Enhanced Under-the-Cup Fill
211.2050	
211.2070	Air
211.2090	Excessive Release
211.2110	Existing Grain-Drying Operation (Repealed)
211.2130	Grain-Handling Operatio
211.2150	Base Coat
211.2170	Exterior End Coat
211.2190	External Floating Roof
금	Extreme Performance Coating
211.2230	Fabric Coating

NOTICE OF ADOPTED AMENDMENTS

Fabric Coating Line	Federal				Firebox		Flexible	Flexible Oper	Flexographic Printing	Flexographic			Freeboard Height	Fuel Combustion Emission Unit or Fuel Combustion Emission Source					Gasoline	Gasoline Dispensing Operation or Gasoline Dispensing Facility				Grain+Drying Operation	Grain-Handling		Green-Tire Spraying	Green Tires		Gross	Heated Airless Spray	Heatset	Heatset Web Offset Lithographic Printing Line	Heavy	Неа 7 У	Heavy Off-Highway 7ehicle Products	Heavy Off-Highway Vehicle Products Coating	O Heavy Off-Highway Vehicle Products Coating Line	High T	High		0 Hot Well	0 Housekeeping Practices			0 Ink	0 In-Process Tank
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POLLUTION CONTROL BOARD

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POLLUTION CONTROL ROARD

NOTICE OF ADOPTED AMENDMENTS

POLLUTION CONTROL BOARD

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Stationary Storage Tank

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POLLUTION CONTROL BOARD

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NOTICE OF ADOPTED AMENDMENTS

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Wastewater (Oil/Water) Separator Wood Furniture Coating Line Wood Furniture Coating Yeast Percentage Wood Furniture Woodworking 211.7290 211,7310 211.7350 211.7400 211.7330 211,7230 211.7250 211.7270

Rule into Section Table Section into Rule Table APPENDIX A APPENDIX B Implementing Sections 9, 9.1 and 10 and authorized by Sections 27 of the Environmental Protection Act [415 ILCS 5/9, 9.1, 10, 27 and of AUTHORITY: and 28.5

PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; 12624, effective July 7, 1986; amended in R85-211A) at 11 111. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 111. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 111. Reg. 20804, effective December 14, 1987; amended in R86-37 at 12 111. Reg. 787, effective December 24, codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 1987; amended in R86-18 at 12 Ill. Reg. 7284, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-23 at 13526, effective August 24, 1992; amended in R93-9 at 17 III. Reg. 16504, effective September 27, 1993; amended in R93-11 at 17 III. Reg. 21471, effective December 7, 1993; amended in R93-14 at 18 III. Reg. 1253, effective 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17457, effective January 1, 1990; amended in R89-16(A) at 14 Ill. Reg. 9141, effective March 28, 1991; amended in R88-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October 11, 1991; amended in R91-6 at 15 Ill. Reg. 15673, effective October 14, 1991; amended in R91-22 at January 18, 1994; amended in R94-12 at 18 Ill. Reg. 14962, effective September amended in R94-15 at 18 Ill. Reg. 16379, effective October 25, 1994; amended in R94-31 and R94-32 at 19 Ill. Reg. 6823, effective May 9, 1995; amended in R94-33 at 19 Ill. Reg. 7344, effective May 22, 1995; amended in R95-2 at 19 Reg. 11066, effective July 12, 1995; amended in R95-16 at 19 Ill. Reg. Definitions, R71-23, 16 Ill. Reg. 7656, effective May 1, 1992; amended in R91-24 at 16 Ill. Reg. 21, 1994; amended in R94-14 at 18 Ill. Reg. 15744, effective October 17, 1994; R94-16 at 18 Ill. Reg. 16929, effective November 15, 1994; amended in R94-21, amended in R96-5 at 20 Ill. effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 5223, SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: 75.9 0^{\pm} ; effective October 19, 1995; ame 7.590^{\pm} ; effective = ; effective

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

This Part implements the Illinois Environmental Protection Act as of July 1, 1994. BOARD NOTE:

In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets.

SUBPART A: GENERAL PROVISIONS

Section 211.101 Incorporations by Reference

The following materials are incorporated by reference. These incorporations do not include any later amendments or editions.

Petroleum a) "Evaporation Loss from Floating Roof Tanks," American Institute Bulletin 2517, 1962

Ringleman--Chartr--Information--Gircular--833--(Revision--65--187718) J O b)c+ Standard Industrial Classification Manual, Superintendent Bureau-of-Minesy-U-S--Department-of-Interiory-May-17--1967 Documents, Washington, D.C. 20402, 1972 t q

Testing and Materials, 1916 Race Street, c)d) American Society for Philadelphia, PA 19103

D-369-69 (1971) D-1826-64 D-2015-66 D-2880-71 D-240-64 D-396-69 D-900-55 D-975-68 D-323 D-86 dle→ 40 CFR 51.100 (1987) A.S.T.M. A.S.T.M. A.S.T.M. A.S.T.M. A.S.T.M. A.S.T.M. A.S.T.M. A.S.T.M. A.S.T.M.

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SUBPART B: DEFINITIONS

Section 211.484 Animal

the power of locomotion, fixed structure and limited "Animal" means any organism other than a human being of the kingdom, Animalia, bγ organisms multicellular growth, and non-photosynthetic metabolism. distinguished from other characteristics such as

Reg. 20 (Source: Added at

41 7590

effective

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NOTICE OF ADOPTED AMENDMENTS

Section 211.485 Animal Pathological Waste

"Animal pathological waste" means waste composed of whole or parts of animal carcasses and also noncarcass materials such as plastic, paper wrapping and animal collars. Noncarcass materials shall not exceed ten percent by weight of the total weight of the carcass and noncarcass materials combined.

(Source: Added at 20 Ill. Reg. 7590 :, effective

Section 211.1465 Continuous Automatic Stoking

manner, which process is designed to provide a continuous burning rate in which the hearth in a pulse cycle animal limitation, and results in emission rates which are similar over any hour hour moving the design charging rate per hour equals the burning rate every automatic moving means the burning, by "Continuous automatic stoking" during waste purning process. pathological

Source: Added at 20 Ill. Reg. $7590 = \frac{7}{7}$, effective

Section 211.2110 Existing Grain-Drying Operation (Repealed)

"Bytating---grain-drying---operation"--means--any--grain-drying--operation--the constituction-or-modification-of-which-was-commenced-prior-to-June-307-1995;

(Source: MAPPER 100 at 20 111. Reg. 7590 = effect

Section 211.2130 Existing Grain-Handling Operation (Repealed)

"Bxisting--grain-handling--operation"--means--any--grain-handling-operation-the construction-or-modification-of-which-was-commenced-prior-to-June-397-1975;

(Source: MAP 2° 100 \pm) at 20 III. Reg.

Section 211.3990 New Grain-Drying Operation (Repealed)

when-grain-drying-operation"-means-any-grain-drying-operation-the-construction or-modification-of-which-commenced-on-or-after-June-30 $_{12}^{1975}$.

(Source: MAPP215400 at 20 Ill. Reg.

Section 211.4010 New Grain-Handling Operation (Repealed)

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

wNew---grain-handling---operation"--means--any--grain-handling--operation--the construction-or-modification-of-which-commenced-on-or-after-June-307-1975;

(Source: Repealed at 20 III. Reg. 7590, effective

Section 211.4130 Opacity

Opacity-Percent Ringelmann

that That Enaction of light, expressed in percent, which when transmitted from a source through a smoke-obscured path, is prevented from reaching the observer or instrument receiver.

(Source: Amended at 20 111. Reg.

effective

NOTICE OF ADOPTED AMENDMENTS

1 2) 3)

Visible and Particulate Matter Emissions	1. Adm. Code 212	Adopted Action: Amended Amended Amended	Amended Amended Amended Amended Repealed	Amended Amended Amended Amended Amended Amended Amended	Amended Amended Amended Amended Amended Amended Amended Amended	Amended Amended Amended Amended Amended Amended Amended Amended Amended	Amended
		100 107 107 108	109 1110 1111 1113 121	2	184 185 201 202 203 204 204	2.206 2.207 2.208 2.209 2.210 2.301 2.302 2.304 2.306	212.309 Amenda 212.310 Amenda 212.314 Amenda 212.314 Amenda 212.315 Amenda 212.321 Amenda 212.322 Amenda 212.323 Amenda 212.323 Amenda 212.324 Amenda 212.324

POLLUTION CONTROL BOARD

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NOTICE OF ADOPTED AMENDMENTS

Amended	Repealed	Repealed	Repealed																									
212.361	212.362	212,381	212.421	212.422	212.423	212.424	212.425	212.441	212.443	212.444	212.445	212.446	212.448	212.449	212.452	212.455	212.456	212.457	212.458	212.461	212.462	212.463	212.464	212.681	212.Illustration A	212.Illustration B	212.Illustration C	

- Statutory Authority: 415 ILCS 5/27 4)
- Effective Date of Rulemaking: May 22, 1996 2)
- Does this rulemaking contain an automatic repeal date? (9
- Does this rulemaking contain incorporations by reference? Yes 7)
- Date Filed in Agency's Principal Office: May 16, 1996 8
- Notice of Proposal Published in Illinois Register: 19 Ill. Reg. 15940, December 1, 1995 6
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Difference(s) between proposal and final version:

Throughout the rule the "1" for liter was replaced with "L".

NOTICE OF ADOPTED AMENDMENTS

Section 212.108, the word "emissions" was changed to "emission".

In Section 212.110(c), 212.324(g)(4), and 212.424(e)(3), "of" was changed

n Section 212.111, "tone" was changed to "ton".

in Section 212.113(b), "1990" was stricken and "1994" was added.

In Section 212.113(j), "1994" was removed and " ± 992 " was unstricken, the language should remain as it is in current existing language.

n Section 212.123(b), "source" was stricken out and "unit" was added.

In Sections 212.124(d)(2)(A) and 212.124(d)(2)(B), "device(s)" was changed to "devices".

Throughout Section 212.126, "test(s)" was changed to "tests".

in Section 212.126(i), a comma was added after "Subpart E".

In Section 212.185(b), after the word "any" and before the word "incinerator" add the following phrase: "continuous automatic stoking pathological waste" and the following was stricken: ", as defined in this

Section 212.315 was reinstated and the citations were updated. In addition, a Board Note was added stating that "Pursuant to Section 10(E) of the Act, Section 212.315 cannot be more strict than Section 15-109.1 of the Vehicle Code [625 ILCS 5/15-109.1]".

In Sections 212.324(c)(1) and 212.458(b)(6), "filter(s)" was changed to "filters". In Section 212.324(f), "Section 201.149 of this Part" was changed to "35 Ill. Adm. Code 201.149".

Section 212.324(g)(6), a comma was added after "Agency",

In Section 212.361, after "Section 212.322" the following was added: "O: this Part".

In Section 212.443(b)(l)(B)(vi), a comma was added after "interrupted"

In Section 212.443(g)(2), "flue(s)" was changed to "flues" and "Sections" was changed to "Section".

In Section 212.443(g)(2), the language was replaced with the following:

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

2) No person shall cause or allow the emission of particulate matter from a coke oven combustion stack to exceed 30% opacity.

n Section 212.444(c), "pub" was changed to "pubg".

In Section 212.446(c), the last sentence was deleted.

Sections 212.456 and 212.457 were reworded and relettered.

In Section 212.458, the word "total" was added before "steel" and the word "produced" was replaced with "in process".

In Section 212.458(b)(25), the phrase "no more than" was added before the phrase "two lines".

In Section 212.458(b)(21), (b)(27), (b)(31) and (b)(32), "lb/hr" was changed to "lbs/hr" and "lbs/hr" was changed to "lb/hr" as appropriate.

In Section 212,461(d), "existing" was stricken out.

After Section 212.462(b)(2), a Board Note was added stating that "Pursuant to Section 9 of the Act, certain country grain elevators are exempt from subsection (b) of this Section.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rulemaking replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

Illinois' PM-10 state implementation plan ("SIP"). USEPA designated Lake Calumet and McCook areas in Cook County and Granite City in Madison County as moderate nonattainment areas for PM-10. As a result, Illinois developed the state implementation plan for PM-10. The USEPA conditionally approved the SIP on November 18, 1994 (59 F.R. 59653). The USEPA cited to four issues which needed to be addressed in rulemaking prior to full SIP approval other The amendments to this Part along with amendments proposed A more complete in this docket R96-5, available at tne address below. The proposed revisions to 35 Ill. Adm. Code 212 also update existing language consistent with Illinois' Clean Air Act Permit Program and a general description may be found in the Board's opinion and order of May 16, noting that failure to do so could subject Illinois to monetary and This proposal is part of a concerns. USEPA's conditional approval of 211 will address USEPA Summary and Purpose of Rulemaking: clean-up of the rules. in Part sanctions. 15)

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Information and questions regarding these adopted amendments shall be directed to: 16)

James R. Thompson Center Marie E. Tipsord 100 W. Randolph Street Chicago, IL 60601 (312) 814-4925 Suite 11-500

Requests for copies of the rule should be addressed to the Clerk's office at (312) 814-3620.

The full text of the Adopted Amendment begins on the next page

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

CHAPTER 1: POLLUTION CONTROL BOARD SUBCHAPTER c: EMISSION STANDARDS AND LIMITATIONS TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE B: AIR POLLUTION FOR STATIONARY SOURCES

VISIBLE AND PARTICULATE MATTER EMISSIONS

PART 212

GENERAL SUBPART A:

Scope and Organization

Section 212.100

Opacity Standards (Repealed)
Visible Emissions Limitations for Certain Emission Units For Which Construction or Modification Commenced On or After April 14, 1972 New Methods for PM-10 Emissions and Condensible PM-10 Continuous Automatic Stoking Animal Pathological Waste Incinerators Visible Emissions Limitations for All Other Emission Units Sources SUBPART D: PARTICULATE MATTER EMISSIONS FROM INCINERATORS SUBPART B: VISIBLE EMISSIONS Measurement Methods For Particulate Matter Measurement Method for Visible Emissions Adjusted Opacity Standards Procedures Emissions Measurement Methods for Opacity Aqueous Waste Incinerators Certain Wood Waste Incinerators Limitations for Incinerators Explosive Waste Incinerators Incorporations by Reference Determination of Violations Abbreviations and Units Measurement Definitions Exceptions 212.112 212,121 212.183 212.184 212.185 212.125 212.108 212.110 212.107 212.109 212.111 Section 212.123 212.124 Section 212,181 212,182

SUBPART E: PARTICULATE MATTER EMISSIONS FROM FUEL COMBUSTION EMISSION UNITS SOURCES

Emission Units For Which Construction or Modification Commenced Prior Section 212.201

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	to April 14	1, 1972,	to April 14, 1972, Existing-Sources Using Solid Fuel Exclusively	es Using	y Solid	Fuel	Exclusively
	Located in the Chicago Area	ne Chicago	Area				
212,202	Emission Unit	s For Whi	Emission Units For Which Construction or Modification Commenced Prior	or Mod	ficatio	n Com	menced Prior
	to April 14,	1972, Ex±	to April 14, 1972, Existing Sources Using Solid Fuel Exclusively	Using	Solid	Fuel	Exclusively
	Located Outside the Chicago Area	ide the Ch	icago Area				
212.203	EXPERIME CC	untrolled	Existing Controlled Emission Units For Which Construction or	ts For	Which	Cons	truction or
	Modification	Commenced	Modification Commenced Prior to Abril 14, 1972, Sources Using Solid	14, 197	72, Sour	800	Using Solid

Emission Units For Which Construction or Modification Commenced On or After April 14, 1972, New-Sources Using Solid Fuel Exclusively Existing Coal-fired Industrial Boilers For Which Construction or Fuel Exclusively 212.204 212.205

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212.206	Emission Units Sources Using Liquid Fuel Exclusively
212.207	Emission Units Sources Using More Than One Type of Fuel
212.208	Aggregation of Emission Units For Which Construction or Modification
	Commenced Prior to April 14, 1972 Existing-Sources
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212.210	Emissions Limitations for Certain Fuel Combustion Emission Units
	Sources Located in the Vicinity of Granite City

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Fugitive Particulate Matter

Section 212.301

212.302 Geographical Areas or Application 212.304 Storage Piles 212.305 Traffic Areas 212.307 Materials Collected by Pollution Control Equipment 212.308 Spraying or Chöke-Feeding Required 212.309 Operating Program 212.310 Minimum Operating Program 212.312 Amendment to Operating Program 212.313 Emission Standard for Particulate Collection Equipment 212.314 Exception for Excess Wind Speed 212.315 Covering for Vehicles 212.315 Covering for Vehicles	ZIZ.316 Emissions bimicacions bor emission ontre sources in cercain i	
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SUBPART L: PARTICULATE MATTER EMISSIONS FROM PROCESS EMISSION UNITS SOURCES

ing Pro	B U Z	Process		ssion	Units	(E)	or Wh	ich	Jonstr	action	Emission Units For Which Construction or Modification	ion
tisting Process Emission Units For Which Construction additioation Commenced Prior to April 14, 1972 Sources	шше	o paou	n or Af	fter A	pril	14,	1972	Sour	600			
Modification Commenced Prior to April 14, 1972 Sources	Xtet	ting P	rocess	Emis	sion	Un	its	For	Whi	ch Co	nstruction	Ö
	od i f	icatio	n Comme	papua	Prior	to	April	14,	1972	Sources		

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Process Emission Units Sources in Certain Areas 212.324

	Areas
ling Processes	ts Sources in Certain
et Mil	on Uni
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Section 212.361 212.362

SUBPART N: FOOD MANUFACTURING

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SUBPART O: PETROLEUM REFINING, PETROCHEMICAL

Catalyst Regenerators of Fluidized Catalytic Converters

Section 212.381

SUBPART Q: STONE, CLAY, GLASS

AND CONCRETE MANUFACTURING

	Portland Cement Processes	Processes For Which Construction or Modification
--	---------------------------	--

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	Commenced On or After April 14, 1972
212.422	Portland Cement Manufacturing Processes
212.423	Emission Limits for the Portland Cement Manufacturing Plant Located
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212.425	Emission Units Sources in Certain Areas

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212.450	Liquid Steel Charging
212.451	Hot Scarfing Machines
212.452	Measurement Methods
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Contingency Measure Plan Elements

Implementation 212.704

Alternative Implementation 212.705

Section into Rule Table Rule into Section Table APPENDIX B

Allowable Emissions from Solid Fuel Combustion Emission Sources Outside Chicago (Repealed) Past Compliance Dates ILLUSTRATION A ILLUSTRATION APPENDIX C

Limitations for all New Process Existing for all Limitations (Repealed) m ILLUSTRATION C

Process Emission Sources

Emission

Lake Calumet Vicinity Map Granite City Vicinity Map McCook Vicinity Map (Repealed) ILLUSTRATION D ILLUSTRATION E ILLUSTRATION F

AUTHORITY: Implementing Section 10 and authorized by Sections 27 and 28.5

the Environmental Protection Act [415 ILCS 5/10, 27 and 28.5].

of

798, effective February 3, 1979; amended in R78-10, 35 PCB 347, at 3 Ill. Reg. 39, p. 184, effective September 28, 1979; amended in R78-11, 35 PCB 505, at 3 Ill. Reg. 45, p. 100, effective October 26, 1979; amended in R78-9, 38 PCB 411, at 4 Ill. Reg. 24, p. 514, effective June 4, 1980; amended in R79-11, 43 PCB 481, at 5 Ill. Reg. 11590, effective October 19, 1981; codified at 7 SOURCE: Adopted as Chapter 2: Air Pollution, Rules 202 and 203: Visual and Particulate Emission Standards and Limitations, R71-23, 4 PCB 191, filed and Ill. Reg. 13591; amended in R82-1 (Docket A) at 10 Ill. Reg. 12637, effective effective April 14, 1972; amended in R77-15, 32 PCB 403, at 3 Ill. Reg. 5, p.

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15 III. Reg. 17710, effective November 26, 1991; amended in R91-22 at 16 III. Reg. 7880, effective May 11, 1992; amended in R91-35 at 16 III. Reg. 8204, effective May 15, 1992; amended in R93-30 at 18 III. Reg. 11587, effective July 11, 1994; amended in R96-5 at 20 III. Reg. 76 0 5 , effective 1986; amended in R84-48 at 11 111. Reg. 691, effective December 18, 1986; amended in R84-42 at 11 111. Reg. 1410, effective December 30, 1986; amended in R82+1 (Docket B) at 12 Ill. Reg. 12492, effective July 13, 1988; amended in R91-6 at 15 Ill. Reg. 15708, effective October 4, 1991; amended in R89-7(B) at 9, 1986; amended in R85-33 at 10 Ill. Reg. 18030, effective October MAY 2 2 1996

NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets.

Protection Environmental This Part implements the Illinois Act as of July 1, 1994, BOARD NOTE:

SUBPART A: GENERAL

Section 212.100 Scope and Organization

- This Part contains standards and limitations for visible visual and
 - particulate matter emissions from stationary emission units sources. Permits for sources subject to this Part may be required pursuant t 35 Ill. Adm. Code 201. (q
 - standards contained in 35 Ill. Adm. Code 243 may not be violated. Notwithstanding the provisions of this Part, the air G
 - This Part includes Subparts which are arranged as follows: (P

 - Subpart A: General Provisions; Subpart B: Visible Wisual Emissions;
- Incinerators and Fuel Combustion Emission Subparts C-J: Sources;
 - Subparts K-M: Fugitive and Process Emission Units Sources; Subparts N-IEnd: Site specific and industry specific 5)
- Subpart U: Additional control measures.
- public; the scope Ç Rules have been grouped for the convenience of the Rules have been grouped in the language and history. Of each is determined by its language and history. 760e)

Red. 111. 20 (Source: Amended at MAY 2 2 1995

effective

Section 212.107 Measurement Method for Visible Emissions

For both fugitive and nonfugitive particulate matter emissions, a determination to the presence or absence Detection of visible emissions from both-process emission <u>units</u> sources-and-fugitive-particulate-matter-emission--sources shall be conducted in accordance with Method 22, 40 CFR <u>part</u> 60, Appendix A,

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length of the observing period shall be at the discretion of the observer, incorporated by reference in Section 212,113 of this Subpart, except that not less than one minute. This Subpart shall not apply to Section 212.301 this Part.

ACO. 092 Reg. 111. 20 (Source: Amended Section 212,108 Measurement Methods for PM-10 Emissions and Condensible

Emissions

effective

Emissions of PM-10 shall be measured by any of the following methods at the option of the owner or operator of an $\overline{\text{emission}}$ unit $\overline{\text{emission}}$ ص ص

- Method 201, 40 CFR part 51, Appendix M, incorporated by reference in Section 212.113 of this Subpart.
 - incorporated by 51, Appendix M, Method 201A, 40 OFR part 51, Appendix N reference in Section 212.113 of this Subpart.
- 40 CFR part 50, Appendix A, incorporated by reference of this Subpart, provided that all particulate matter measured by Method 5 shall be considered to be PM-10. in Section 212.113 Method 5,
 - Emissions of condensible PM-10 shall be measured by Method 202, 40 51, Appendix M, incorporated by reference in Section this Subpart, part 9
- The volumetric flow rate and gas velocity for stack test methods shall in accordance with Methods 1, 1A, 2, 2A, 2C, 2D, 3, or 4, 40 CFR part 60, Appendix A, incorporated by reference in Section 212.113 of this Subpart. determined þe (Q)
- Agency (Agency), the owner or operator of a PM-10 emission unit source emissions, condensible PM-10 emissions, opacity, or visible emissions conducting the test unless an alternative time for submittal is agreed written notification by the Illinois Environmental Protection subject to this Section snall conduct the applicable testing for PM-10 results shall be submitted to the Agency within thirty (30) days after such person's own expense, to demonstrate compliance. to by the Agency. Upon a de)
- to demonstrate compliance shall give written notice to the least to initiation of the test unless a shorter shall pasitic rest methods from subsection (a) of this Section A person planning to conduct testing for PM-10 or condensible esency of that intent. Such notification shall be given at Such notification pre-rutification is agreed to by the Agency. 30) Jays prior that will be used. state
- These received for at least three (3) years after the date 40 Section shall retain records of all tests which are performed. The owner or operator of an emission unit source subject a test is performed.

Section shall not affect the authority of the United States

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Environmental Protection Agency (USEPA) under Section 114 of the Clean Air Act (CAA) (42 U.S.C. Section 7414 (1990)).

effective 76037 Reg. 111. 20 rt L (Source: Amended MAY 2 7

Section 212,109 Measurement Methods for Opacity

reduction when applied to Sections 212.122 and 212.123 of this Part, measurements of opacity shall be conducted in accordance with Method 9, 40 CFR least 15 feet away from the plume and observing 4 feet above the surface of the Except as otherwise provided in this Part, and except for the methods of data each vehicle pass will be three taken at 5-second intervals. The first reading shall be at the point of maximum opacity and second and third readings shall be at the same point, the observer standing at right angles to the plume at roadway or parking area. After four vehicles have passed, the 12 readings will except that for roadways and parking areas the number of readings required part Part 60, Appendix A, and the procedures in 40 CFR 60.675(c) and applicable, incorporated by reference in Section 212.113 of this applicable, incorporated be averaged.

MA 760 Reg. I11. 20 a t MAY 2 2 1996 Amended (Source:

Section 212.110 Measurement Methods For Particulate Matter

- Appendix A_L Methods 5, 5A, 5D, or 5E, as incorporated by reference in Section 212 of this contraction 212 of this contraction 213 of this contract matter emissions from stationary emission units sources subject to this Part shall be conducted in accordance with 40 CFR part 60_L Particulate-Matter-Measurement: Measurement of particulate Particulate Section 212.113 of this Subpart. a)
 - be determined in accordance with 40 CFR part 60, 4, incorporated 1310 Plew-Rate-and-Gas-Velocity-Measurement: The Tolumetric flow Appendix A, Methods 1, 1A, 2, 2A, 2C, 2D, 3_ and reference in Section 212.113 of this Subpart. gas velocity shall
 - Opacity--Measurement;----Measurrement--of--opacity-shall-be-conducted-in accordance-witth-40-CFR-607-Appendix-Ar-Method-9-and-40--CPR--Ar-574fer and-td}y-ancompossteed-by-reference-an-Secaton-Statestu
- 这是是——我们的自己的一个不是不是一个是一个是一个,我们是一个不是一个一个一个,我们是一个一个,我们是一个的一个,我们是一个一个,我们是一个不是一个,我们是一个一个,我们 在すいよいもの、シャーシャの色からなったともなど、それのもなどの「このものないのの「その人ののもだの」のなのではなられないできょうなからなっていませんできない。 Method-122---theorporated-by-teference-the-Sective-yare-yare-ちゅうしゅのおのなかしの作しを持ちしのからのかなかけないのできないができます。 ちゅう はっかいちゅうかい カー・チェー・サー Vansable -- Dinas satons -- Messatie -- B-- - Aeterinar nation -- as -- to -the - presence - or Observer - bat-mot-hess-thas-the-has-hasta ÷
- gest--Methods--£or--PM-≥8--Emissions----Emissions--of---PM-≥8--shall-ba SECULTED TO THE TOTAL OF THE TRANSPORT OF THE PROPERTY OF THE PART Operator-of-an-emissions-source: 4

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- 48-CFR-517-Appendix-My-Method-2817-incorporated-by--reference--in Section-212-119-++
- 48--CFR-517-Appendix-My-Method-281A7-incorporated-by-reference-in 44
- 48-CFR-68y-Appendix-Ay-Method-5y--incorporated--by--reference--in Section-212-1137-provided-that-all-Particulate-Matter-measured-by #
- Yest-Wethods-for-Condensible-PM-l0-Emissions- Emissions- Of-condensible PM-18--shall-be--measured--by--55-PR-41546-Method-202-incorporated-by Methed-5-shall-be-considered-to-be-PM-10-+ 4 4
- shall conduct the applicable testing for particulate matter PM-10 emissions, condensible-PM-10-emissions, opacity, or visible emissions at such person's own expense, to demonstrate compliance. Such test results shall be submitted to the Agency within thirty (30) days after of conducting the test unless an alternative time for submittal is Upon a written notification by the Agency, the owner or operator of a particulate matter PM-10 emission unit source subject to this Part teference-in-Section-212:113; 000
- be given at least $\frac{thirty}{2}$ (30) days prior to the initiation of the test unless a shorter period is agreed to by the Agency. Such notification dh) A person planning to conduct testing for particulate matter PM-10-0# condensible -- PM-10 emissions to demonstrate compliance shall give shall state the specific test methods from this Section that will be written notice to the Agency of that intent. Such notification shall agreed to by the Agency. used.
- The owner or operator of an emission unit source subject to this Part shall retain records of all tests which are performed. These records shall be retained for at least three (3) years after the date a test is performed. et)
- not affect the authority of the <u>USEPA</u> #+5+ Environmental-Protection-Agency under Section 114 of the CAA Clean-Air fy) This Section shall

Ħ 2092 Reg. 111. (Source: Amended at MAY 2 2 1996

effective

Section 212.111 Abbreviations and Units

The following abbreviations are used in this Part: a)

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grains per dry standard cubic foot		Joule	kilogram	kilograms per megawatt-hour	kilometer	liter	spunod	pounds per hour	pounds per million btu	meter	square meters	miles per hour	milligram	lligrams per	milligrams per dry standard cubic meter		megagram, metric ton tone or tonne	mile	million British thermal units	million British thermal units per hour	megawatt; one million watts	megawatt-hour	nanogram; one billionth of a gram	nanograms nemegrams per Joule	standard cubic foot	standard cubic feet per minute	standard cubic meter	short English ton (2000 lbs)	square yards	conversion factors have been used in this Part:
gr/dscf	hr	₽	kg	kg/MW-hr	кm	다	lbs	lbs/hr	1bs/mmbtu	ш	m(2)	Чďш	Бш	mg/scm	mg/dscm	mg/Lmg/f	Mg	mi	mmbtu	mmbtu/hr	MM	MW-hr	bu	L/gn	scf	scfm	SCM	E	yd(2)	The following
																														Q

English	Metric
2.205 lb	1 kg
1 T	0.907 Mg
1 1b/T	0.500 kg/Mg
mmbtu/hr	0.293 MW
1 lb/mmbtu	1.548 kg/MW-hr or 430 ng/J
1 mi	1.61 km
l gr	64.81 mg
l gr/scf	2289 mg/scm
1 ft(2) square-foot	0.0929 m(2) sequestre-meter
1 ft foot	0.3048 m
1 gal	3.785 L

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(Source: Amended

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Section 212.113 Incorporations by Reference

following materials are incorporated by reference. These incorporations include any later amendments or editions. The not

Ringlemann--Charty---Information--Gircular--833--(Revision-6f--167718)y Bureau-of-May-ir-U-5--Bepartment-of-Interior-May-ir--i967-40

40 CFR part 60, Appendix A (1991): ab)

Method 1: Sample and Velocity Traverses for Stationary Sources;

Method 1A: Sample and Velocity Traverses for Stationary Source with Small Stacks or Ducts;

Stack Gas Velocity and Volumetric Pipes οĘ Flow Rate (Type S pitot tube); Determination Method 2: 3)

Method 2C: Determination of Stack Gas Velocity and Volumetric Through Direct Measurement of Gas Volume Small Ducts; Method 2A: 4) 2)

Small Measurement of Gas Volumetric Flow Rates in Flow Rate in Small Stacks or Ducts (Standard Pitot Tube);

Pipes and Ducts; Method 2D: (9

Analysis for Carbon Dioxide, Oxygen, Excess Air, and Dry Molecular Weight; Method 3: Gas 7

Method 4: Determination of Moisture Content in Stack Gases; Method 5: (8)

Determination of Particulate Emissions From Stationary

the From of Particulate Emissions Determination Method 5A: Sources; 10)

From Emissions Determination of Particulate Matter Asphalt Processing and Asphalt Roofing Industry; Positive Pressure Fabric Filters; 11) Method 5D:

Method 5E: Determination of Particulate Emissions From the Wool 13) Method 9: Visual Determination of the Opacity of Emissions Elberglass Insulation Manufacturing Industry; 12)

Emissions of Fugitive Material Sources and Smoke Emissions from Flares. Determination 14) Method 22: Visual Stationary Sources;

40 CFR part 51 Appendix M (1994) (1990): 0

Method 201A; Determination of PM-10 Emissions (Constant Sampling Method 201: Determination of PM-10 Emissions;

Method 202: Determination of Condensible Particulate Emissions Rate Procedure); =

om Stationary

(d) and (e) (1991). CFR 60.672(b), (c), 40

40 CFR 60.675(c) and (d) (1991).

Capacity Society Joseph, MI 49085. ASAE Standard 248.2, Section 9, Basis for Stating Drying Continuous-Flow Grain Dryers, American Agricultural Engineers, 2950 Niles Road, St. and Batch

Materials, U.S. Sieve Series, ASTM-Ell, American Society of Testing 1916 Race Street, Philadelphia, PA 19103. (6 J

55--Ped---Reg--4:546-(8ctober-:27-1990)y-Method-202:---Determination-of Condensible Particulate Bates on Bates ton-from-Stationary-Sources; +4

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Section Filtrable Residue Dried at 103-105° C," 15th Edition, 1980, American Public Health Association, 1015 Fifteenth Street, N.W., Standard Methods for the Examination of Water and Wastewater, Washington, D.C. 20005. g‡)

of Air and Radiation, Office of Air Quality Planning and Standards "Guideline on the Identification and Use of Air Quality Data Affected Exceptional Events," U.S. Environmental Protection Agency, Office Monitoring and Data Analysis Division, Research Triangle Park, N.C. 27711, EPA-450/4-86-037 July 1986. hj)

Environmental Protection Agency, Office of Air Quality Planning and Standards, Research Triangle Park, N.C. 27711, EPA-450/2-78-027R July 1986. 40 CFR 50, Appendix K (1992), "Interpretation of the National Ambient "Guideline on Air Quality Models (Revised)," U.S. (¥ |

Air Ouality Standard for Particulate Matter' 注)

(A) 760 Red. 111.

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Amended

(Source:

effective

VISUAL EMISSIONS

SUBPART B:

Section 212.121 Opacity Standards (Repealed)

limitations-shall-be-considered-equivalent-to--corresponding--Ringlemann--Shart Por--the--purposes-ef-this-Subparty-all-visible-emission-opacity--standards-and readings,--as--described--under----the-definition-of-opacity-t35-Fll--3dm.--Code 2111111111

M2 20 Reg. 111. 20 at MAY 2 2 1996 (Source: Repealed

effective

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Emission Units For Which Construction or Modification Commenced On or After April Emissions Limitations for Certain Visible Section 212,122

or after April 14, 1972, source with actual heat input from any new modification New--Frei--Combustion-Emission-Sources-with-Actual-Heat--Input-Greater than-259-mmbtu≯hr. No person shall cause or allow the emission greater smoke or other particulate matter into the atmosphere fuel combustion emission unit for which construction or having an opacity greater than 73.2 MW (250 mmbtu hr), 20 percent.

during any 60 minute period shall greater than 40 percent for a period or periods the center point of any other such emission occur from only one such emission unit seurce located within a 305 greater than aggregating 3 minutes in any 60 minute period, providing that of smoke or other particulate any such emission unit source may have an opacity more opaque emission permitted Exception: The emissions (1000 ft) radius from percent but not Q)

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unit source owned or operated by such person and provided further mere opaque emissions permitted from each such fuel emission unit source shall be limited to 3 times in any 24 hour period. that such combustion

effective 2092 Reg. 111. 20 at MAY 2 2 1996 (Source: Amended

Section 212.123 Visible Emissions Limitations for All Other Emission Units

- atmosphere from any emission unit source other than those emission units sources subject to Section 212.122 of this Subpart. particulate matter, with an opacity greater than 30 percent, into the No person shall cause or allow the emission of smoke or other a
- emissions permitted during any 60 minute period shall occur from only from the center point of any other such emission unit seurce owned or but not greater than 60 percent for a period or periods aggregating 8 that such more opaque one such emission unit searce located within a 305 m (1000 ft) radius operated by such person, and provided further that such mere opaque Exception: The emission of smoke or other particulate matter from any such emission unit source may have an opacity greater than 30 percent emissions permitted from each such emission unit source shall provided limited to 3 times in any 24 hour period. period minutes in any 60 minute Q Q

2092 Reg. 111. 20 (Source: Amended at

Section 212.124 Exceptions

- pp-mailunction-and-breakdown. Sections 212,122 and 212,123 o<u>f</u> Subpart shall apply during times of startup, malfunction and breakdown except as provided in the operating permit granted Startupy-Malfunction-and-Breakdown; Sections 212,122 and 212,123 accordance with 35 Ill. Adm. Code 201. a)
- Emissions -- of -- water-and-water-vapor- Sections 212,122 and 212,123 of this Subpart shall not apply to emissions of water or water vapor Q
 - Adjusted -- standards. An emission unit source which has obtained an adjusted opacity standard pursuant to Section 212.126 of this Subpart shall be subject to that standard rather than the limitations of Section 212.122 or 212.123 of this Subpart. from an emission unit source. Û
 - Compliance with the particulate regulations of this Part constitute a defense. (p
- 1) For all emission units sources which are not subject to Chapters 111 or 112 of the CAA elean-Air-Act-(42-U:S:0:A:--7401--et--seq:) and Sections 212.201, 212.202, 212.203 or 212.204 <u>of this Part</u> but which are subject to Sections 212.122 or 212.123 <u>of this</u>

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emission unit setree was, at the time of such emission, in The opacity limitations of Sections 212.122 and 212.123 of this Subpart shall not apply if it is shown that compliance with the applicable particulate emissions of Subparts D- through T of this Part.

- For all emission units sources which are not subject to Chapters Sections 212.201, 212.202, 212.203 or 212.204 of this Part and 111 or 112 of the CAA Grean-Air-Act but which are subject either-Section-212-122-012-123: 2)
- 212.123 of this Subpart shall constitute a violation of the applicable particulate limitations of Subparts D- through τ of this Part. It shall have a featured in the constitution of the state of the same of of this Part. It shall be a defense to a violation of the applicable particulate limitations if, during a subsequent performance test conducted within a reasonable time not to of this Part, the owner or devices device(s), and accordance with Method 5, 40 CFR part 60, incorporated exceed 60 days, under the same operating conditions for compliance with the particulate emission limitations. operator shows that the emission unit source unit source and the control in Section 212.113 reference
- It shall be a defense to an exceedance of the opacity limit if, during a subsequent performance test conducted within a reasonable time not to exceed 60 days, under the same control devices device(s), and in accordance with Method 5, 40 CFR part 60, Appendix A, incorporated by reference in this Part, the owner or operator shows simultaneously, having visible emissions equal to or greater that the emission unit source is in compliance with unit source than the opacity exceedance as originally observed. emissions operating conditions of the emission particulate 212.113 allowable Section B)

2092 Reg. at MAY 2 2 1996 (Source: Amended

Section 212.125 Determination of Violations

рe of this Subpart shall Sections 212.122 and 212.123 οĘ determined: Violations

- a) By visual observations conducted in accordance with Section 212.109 this Part; or
- approved by the Agency as specified in Subpart J of 35 Ill. Adm. Code 201; or By the use of a calibrated smoke evaluation device Q
- By the use of a smoke monitor located in the stack and approved by the Agency as specified in Subpart J or L of 35 III. Adm. Code 201. rce: Amended at 20 III. Red. 7605G

Reg. 111. 20 at (Source: Amended

effective

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MAY 2 2 1996

Section 212.126 Adjusted Opacity Standards Procedures

- show that the emission unit source meets the applicable particulate upon a demonstration by such owner or operator a-source that the 212.110 of this Part, and Methods 5 and 9 of 40 CFR part 60, emission limitations at the same time that the visible emissions or 212.204 of this Part and-either-Section-212.122-01-212.123 shall be granted by the Board to the extent consistent with federal law based Appendix A, incorporated by reference in Section 212.113 of this Part, 28.1 of the Environmental Protection Act (Act) 415 ILCS 5/28.1] (FELT-Rev--State--1987-ch---Ell-1/27--pars---1828-1), in accordance with 35 Ill. Adm. Code 106, Subpart E, provisions emission units seurces subject to Sections 212.201, 212.202, 212.203, to this Section, through 212.125 of this Subpart. Such adjusted opacity limitations: exceed the otherwise applicable standards of Sections 212.121 For adjusted wisible-emissions standards for visible emissions results of a performance test conducted pursuant Section 10 Section a)
 - Shall be specified as a condition in operating permits issued pursuant to 35 Ill. Adm. Code 201 and Section 39.5 of the Act;
 - 2) Shall substitute for that limitation otherwise applicable;
- 3) Shall not allow an opacity greater than 60 percent at any time
- 4) Shall allow opacity for one six-minute averaging period in any 60 minute period to exceed the adjusted opacity standard.
- establishing an adjusted opacity standard, any test(s) conducted pursuant to Section 212,110 of this Part and Methods 5 and 9 of 40 CFR 60, Appendix A, incorporated by reference in Section 212.113 of requirements of subsection (a) of this Section 7--above, may request Agency to determine the average opacity of the emissions from the The Agency shall refuse to accept the results of emissions operator of an emission unit source which meets tests tests if not conducted pursuant to this Section. emission unit source during any performance the purpose of chis Part. owner or part (q
- cases in the conducted pursuant to the average opacity of emissions shall be made in writing, shall include the time and place of the performance test and test specifications and procedures, and shall be submitted to the Agency at least thirty (30) days before the proposed test date.
- d) The Agency will advise the owner or operator of an emission unit source which has requested an opacity determination of any deficiencies in the proposed test specifications and procedures as expeditiously as practicable but no later than ten (10) days prior to the proposed test date so as to minimize any disruption of the
- proposed testing schadule.
 e) The owner or operator shall allow Agency personnel to be present
 during the performance test.

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E)

- The method for determining an adjusted opacity standard is as follows: 1) A minimum of 60 consecutive minutes of opacity readings obtained in accordance with WSEPA Test Method 9, 40 CFR part 60, Appendix of this Part, shall be taken during each sampling run. Therefore, for each of three sampling runs), a total of three sets of opacity readings totaling three hours or more shall be obtained. Concurrently, the particulate data from three sampling runs obtained in accordance incorporated by reference in Section 212.113 of this Part, shall Appendix with WSEPA Test Method 5, 40 CFR part 60, A, incorporated by reference in Section 212,113 normally consists (which also be obtained. performance test emissions
 - applicable particulate emissions limitation shall be determined In accordance with USEPA Test Method 5, 40 CFR part 60, Appendix A, incorporated by reference in Section 212.113 of this Part, the average of the results of the three sampling runs must be less than the allowable particulate emission rate in compliance. If compliance is demonstrated, then only those test runs with results which are less than the allowable particulate emission rate shall be considered as acceptable test runs for the the emission unit source to be considered After the results of the performance tests are received from source, the status of compliance with purpose of establishing an adjusted opacity standard. by the Agency. unit for emission order 2)
- 3) The opacity readings for each acceptable sampling run shall be divided into sets of 24 consecutive readings. The $\frac{\sin x}{6}$ -minute average opacity for each set shall be determined by dividing the sum of the 24 readings within each set by 24.
 - 4) The second highest six (6) -minute average opacity obtained in subsection (f)(3) of this Section above shall be selected as the adjusted opacity standard.
- g) The owner or operator shall submit a written report of the results of the performance test to the Agency at least thirty (30) days prior to filling a petition for an adjusted standard with the Board.
- results of the performance tests testes, the Agency determines that the emission unit setree is in compliance with all applicable emission limitations for which the performance tests were conducted, but fails to comply with the requirements of Section 212.122 or 212.123 of this Subpart, the Agency shall notify the owner or operator as expeditiously as practicable, but no later than twenty (20) days after receiving the written report of any deficiencies in the results of the performance tests.
- i) The owner or operator may petition the Board for an adjusted visible emission standard pursuant to 35 Ill. Adm. Code 106.Subpart E. In addition to the requirements of 35 Ill. Adm. Code 106.Subpart $\mathbf{E}_{\underline{L}}$ the petition shall include the following information:
 - 1) A description of the business or activity of the petitioner,

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- including its location and relevant pollution control equipment; The quantity and type of materials discharged from the emission unit source or control equipment for which the adjusted standard is requested; 2)
- A copy of any correspondence between the petitioner and the Agency regarding the performance tests test(s) which form the 3)
- A copy of the written report submitted to the Agency pursuant to basis of the adjusted standard request; 4)
 - accordance with this Section and the conditions and procedures accepted by the Agency pursuant to Section 212.110 of this Part; A statement that the performance tests test(s) were conducted subsection (g) of this Section above; 2
 - A statement regarding the specific limitation requested; and (9)
- 40 subsection (h) of this Section above and a copy of said notice. A statement as to whether the Agency has sent notice deficiencies in the results of the performance test pursuant
 - That the performance tests test(s) were conducted in accordance with USEPA Test Methods 5 and 9, 40 CFR part 60, Appendix A, order to qualify for an adjusted standard the owner or operator must justify as follows: In 7
- the conditions and procedures accepted by the Agency pursuant to this Part, and incorporated by reference in Section 212,113 of Section 212.110 of this Part; 2)
- That the emission unit source and associated air pollution control equipment were operated and maintained in a manner so as to minimize the opacity of the emissions during the performance That the proposed adjusted opacity standard was determined in tests test(s); and 3)
- Nothing in this Section shall prevent any person from initiating or participating in a rulemaking, variance, or permit appeal proceeding accordance with subsection (f) of this Section. <u>~</u>

effective

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PARTICULATE MATTER EMISSIONS FROM INCINERATORS SUBPART D:

Section 212.181 Limitations for Incinerators

- into the atmosphere from any incinerator burning more than 27.2 Mg/hr (60,000 lbs/hr) of refuse per-hour to exceed 115 mg (0.05 gr/scf) of particulate matter No person shall cause or allow the emission of a)
 - No person shall cause or allow the emission of particulate matter Mg/hr (2000 lbs/hr) but less than 27.2 Mg/hr (60,000 lbs/hr) of refuse 0.907 more than effluent gases corrected to 12 percent carbon dioxide. burning into the atmosphere from any incinerator (q

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of effluent gases (0.08 gr/scf) corrected to 12 percent carbon dioxide. exceed 183 mg/scm 40

No person shall cause or allow the emission of particulate matter into the atmosphere from all other extering incinerators for which construction or modification commenced prior to April 14, 1972, to exceed 458 mg/scm (0.2 gr/scf) of effluent gases corrected to 12 percent carbon dioxide. ô

particulate matter April 14, 1972, to corrected to 12 into the atmosphere from all other new incinerators for construction or modification commenced on or after April exceed 229 mg/scm (0.1 gr/scf) of effluent gases No person shall cause or allow the emission of percent carbon dioxide. g

7605 Reg. 111. 20 u m (Source: Amended a

effective

Section 212.182 Aqueous Waste Incinerators

and charge incineration, produce stack gas containing carbon dioxide dry-basis incinerators which, when corrected to 50 percent excess air for combined fuel less than 1.2 percent from the charge alone, if all agueous of this Subpart shall not apply to following conditions are met: volume concentrations of Section 212,181(d)

The emission of particulate matter into the atmosphere from any such new-or-existing incinerator does not exceed 229 mg/scm (0.1 gr/scf), dry basis, when corrected to 50 percent excess air for combined fuel and charge incineration; and:

kg/hr (2000 The waste charge to the incinerator does not exceed 907 lbs/hr) per-hour. Q)

effective n \bigcirc 6 Reg. 111. 20 (Source: MAYnged 180 at

Section 212.183 Certain Wood Waste Incinerators

Exception: Section 212.181(a), (b) and (d) of this Subpart shall not apply to following incinerator's which burn wood wastes exclusively, if all the conditions are met:

- The emission of particulate matter from such incinerator does not exceed 458 mg (0.2 gr/scf) of effluent gases corrected to 12 percent carbon dioxide; and;
- more than 305 m (1000 ft) from residential or other populated areas; The location of such incinerator is not in a restricted area, and and7 Q
 - When it can be affirmatively demonstrated that no reasonable alternative method of disposal is G

Reg. 20 at (Source: Amended

available.

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Section 212.184 Explosive Waste Incinerators

- explosive waste incinerators if all the following conditions certain existing Section 212.181 of this Subpart shall not apply to are met: small a)
- The incinerator burns explosives or explosive contaminated waste 7
 - The incinerator burns 227 kg/hr (500 lbs/hr) or less of waste per exclusively; 2)
 - of six All incinerators on the same site operate a total hours or less in any day; and HOURT-OF-LEGSS: 3)
- The incinerator was in existence prior to December 6, 1976 and is located in Williamson County in Section 3, Township 9 South, 4)
- particulate matter waste incinerator to exceed 7140 mg/kg (50.0 gr/lb) of combined waste and small explosive person shall cause or allow the emission of Range 2 East of the Third Principal Meridian. into the atmosphere from any such existing auxiliary fuel burned. ON (q

effective 7605= = Reg. 111. 20 at (Source: Amended MAY 2 Automatic Stoking Animal Pathological Waste 212.185 Continuous Incinerators Section

- Por---purposes---of---this---Section;---the---foliowing----definitions равител-прарек-никарринд-папа-папа-паранака-пакека-пакека snall-not-exceed-ten-percent-by-weight-of--the--total--weight--of--the carcass---and--noncarcass--materrais--combined:--- $^{\mu}$ anima 1^{μ} --means--any organism--other--than--a--tuman--being---of---the---kingdom---Animair the-power-of-lecomotion--fixed--structure--and--itmited--growth---and non-photosynthetic--metabolismi----Meantindods-automatic-stoking 4-means moving--the--nearth-in-a-puise-cycle-mannery-which-process-is-designed apply---uantmal--Pathological--Wastew-means-waste-composed-of-whole-or partes-of-antmai-carcasses--and--aiso--non-carcass--materiais--such--as disetinguished - From - piganta - by-centain - typicai-characeteriseica-such-as ь́пе-витоматьс-моутид-о£-япьма≟-ратhо±одтсаі-∀авте-during--burning--by to-provide-a-continuous-burning-rate-every--hour--vithout--itmitation; and--resultes--ra-emission-rates-which-are-similar-over-any-nour-of-the + 40
- continuous pathological waste incinerators if all of the Section 212,181 of this Subpart shall not apply to following conditions are met: automatic stoking ab)
- exclusively, except as otherwise prescribed by the Agency during The incinerator shall burns burn animal pathological

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The incinerator shall-burn burns no more than 907 kg/hr kilograms specified test operation.

controlled air combustion (2000 lbs/hr peunds) of waste per-hour. The incinerator shall be multi-stage

No person shall cause or allow the emission of particulate matter into incinerator having cyclical pulsed stoking hearth. 3)

emission per 1 kg kilegram of animal pathological waste charge (0.1 continuous automatic stoking pathological waste incinerator--as-defined-in-this-section, to exceed atmosphere from any 1b/100 1b). pa)

shall not exceed the 15. to the maximum concentration rate set forth in Section 212.181(d) of this solid waste for demonstration of pathological waste using gaseous auxiliary fuel, such as natural gas, animal pathological waste plus solid waste for demonstration compliance. "Mixed charge" shall contain no more than 25% pe<u>rcent</u> Subpart, when applied to burning a maximum of 2000 lb of mixed burning weight of solid waste other than animal pathological waste. when The particulate matter emissions produced COP)

7605 Reg. 111. 20 MAY 2 2 1996 (Source:

FROM FUEL COMBUSTION EMISSION UNITS SOURCES SUBPART E: PARTICULATE MATTER EMISSIONS

Modification Fuel Solid 14, 1972, Existing -- Sources Using Or Section 212.201 Emission Units For Which Construction Exclusively Located in the Chicago Area Commenced Prior to April

solid fuel exclusively, located in the Chicago major metropolitan area, to exceed 0.15 kg of particulate matter per MW-hr of actual heat input in any one hour period (0.10 lbs/mmbtu/hr MBtu/hr) except as provided in Section 212.203 fuel compustion emission unit for which commenced prior to April 14, 1972, source using into matter No person shall cause or allow the emission of particulate atmosphere from any existing fuel construction or modification of this Subpart.

effective Ill. Reg. 20 (Source: MAY 2 2 1995 Units For Which Construction or Modification Solid Fuel Existing -- Sources Using Exclusively Located Outside the Chicago Area 1972, 212.202 Emission Commenced Prior to April Section

atmosphere from any existing fuel combustion emission unit for which construction or modification commenced prior to April 14, 1972, sewice using construction or modification commenced prior to April 14, 1972, sewice using No person shall cause or allow the emission of particulate matter into the apretu. solid fuel exclusively, which is located

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metropolitan area, to exceed the limitations specified in the table below and situatration-A in any one hour period except as provided in Section 212.203 of this Subpart.

METRIC UNITS

H (Range) MWMegawatts	S Kg/MW Kilograms-per-megawatt
Less than or equal to 2.93	1,55
Greater than 2.93 but smaller than 73.2	з.зз н (-0.715)
Greater than or equal to 73.2	0.155
SETMI HST. JONA	

S Pounds-per-militon-btm 1bs/mmbtu	1.0	5.18 Н (-0.715)	0.1	
H (Range) Milion-btu-per-hour mmbtu/hr	Less than or equal to 10	Greater than 10 but smaller than 250	Greater than or equal to 250	where:

r kg/MW of		or MW-hr	effective	
= Allowable emission standard in lbs/mmbtu/hr lbs/MBtu/hr or kg/MW of		mmbtu/hr millionBtuperhour or	3605 5005	
bs/mmbt1		milion	Reg.	
dard in 1		nmbtu/hr	111.	
stand	70		20	
mission	put, and	input	at	
owable e	actual heat input, and	= Actual heat input in	megawatts Source: Amended	
= A11	actua	= Act	megawatts ource: Ame	
Ø		H	08)	

MAY 2 21996 Section 212.203 Existing Controlled Emission Units For Which Construction or Modification Commenced Prior to April 14, 1972, Sources Using Solid Fuel

Notwithstanding Sections 212.201 and 212.202 of this Subpart, any extering fuel combustion emission unit for which construction or modification commenced prior to April 14, 1972, source using solid fuel exclusively may, in any one hour period, emit up to, but not exceed 0.31 kg/Mw-hr (0.20 lbs/mmbtuMbtu), if as of April 14, 1972, any one of the following conditions was met:

offil 14, 1972, any one of the following conditions was met: a) The emission unit source had an hourly emission rate based

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original design or equipment performance test conditions, whichever is stricter, which was less than 0.31 kg/Mw-hr (0.20 lbs/mmbtuMBtu) of actual heat input, and the emission control of such emission unit source is not allowed to degrade more than 0.077 kg/Mw-hr (0.05 lbs/mmbtuMBtu) from such original design or acceptance performance test conditions, or,

- The emission unit settee was in full compliance with the terms and conditions of a variance granted by the Pollution Control Board (Board) sufficient to achieve an hourly emission rate less than 0.31 kg/MM-hr (0.20 lbs,/mmbtuMBtu), and construction has commenced on equipment or modifications prescribed under that program; and emission control of such emission unit settee is not allowed to degrade more than 0.077 kg,MW-hr (0.05 lbs/mmbtuMBtu) from original design or equipment performance test conditions, whichever is stricter; or
 - design or equipment performance test conditions, whichever is stricter, which was less than 0.31 kg/MW-hr (0.20 lbs/mmbtuMBtu) of actual heat input, and the emission control of such emission unit source is not allowed to degrade more than 0.077 kg/MW-hr (0.05 lbs/mmbtuMBtu) from that rate demonstrated by the most recent stack test, submitted to and accepted by the Agency prior to April 1, 1985, provided that:
 - 1) Owners and operators of emission units sources subject to this subsection shall have applied apply for a new operating permit by January 9, 1987 within-188-days-of-the-effective-date-of-this section; and
- included included the application for a new operating permit shall have included included a demonstration that the proposed emission rate, if greater than the emission rate allowed by subsections (a) or (b) of this Section section, will not under any foreseeable operating conditions and potential meteorological conditions cause or contribute to a violation of any applicable primary or secondary ambient air quality standard for particulate matter, or violate any applicable prevention of significant deterioration (PSD) increment, or violate 35 III. Adm. Code 201.141.

(Source: Amended at 20 Ill. Reg. (7605 = effective

Section 212.204 Emission Units For Which Construction or Modification Commenced On or After April 14, 1972, New-Sources Using Solid Fuel Exclusively

No person shall cause or allow the emission of particulate matter into the atmosphere from any new fuel combustion emission unit for which construction or modification commenced on or after April 14, 1972, source using solid fuel exclusively to exceed 0.15 kg of particulate matter per MW-hr of actual heat input (0.1 lbs/mmbtuMBtu) in any one hour period unless Section 212.202.

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212.203, or 212.205 applies.

7605 Reg. 111. 20 a t MAY 2 2 1996 Source: Amended

212,205 Existing Coal-fired Industrial Boilers For Which Construction or Modification Commenced Prior to April 14, 1972, Equipped with Flue Desulfurization Systems Section

equipped with flue gas one-hour period (0.25 lbs/mmbtu). Nothing in this rule of the CCA Clean-Air-Act-(42-U-5-C--7411) as amended. The provisions of Section the atmosphere desulfurization systems for which construction or modification commenced prior requlations promulgated by the <u>USEPA</u> #+5--Ehwironmental-Protection-Agency under Section lll standards of performance for new through 212.204 of this Subpart, no person to April 14, 1972, to exceed 0.39 kg of particulate matter per MW-hr of actual [The-Bavironmental-Protection Act] [415 ILCS 5/9.1(b)]. (Filt-Rev--Stati7--chi stationary sources...are applicable in this State and are enforceable under construed to prevent compliance with applicable shall cause or allow the emission of particulate matter into industrial boilers relating to Notwithstanding Sections 212.201 Clean Air Act coal-fired **まままーキメシァーpaで・→±909・主(他ナナ・** in any exterting the þe input shall from

effective 7605 Reg. 111, 20 Source: Amended

Emission Units Sources Using Liquid Fuel Exclusively Section 212,206

atmosphere in any one hour period to exceed 0.15 kg of particulate matter per from any fuel combustion emission unit source using matter into No person shall cause or allow the emission of particulate liquid fuel exclusively (0.19 lbs, mmbtu). MW-hr of actual heat input

effective 7605 7 Reg. 111. (Source: Amended at

Emission Units Sources Using More Than One Type of Fuel Section 212.207

person, while simultaneously burning more than one $\,$ type of fuel in unit source, shall cause or allow the emission of particulate matter into the atmosphere in any one hour period in excess of the following equation: combustion emission fuel NO

AS + BL

Symbols-in the equation-mean-the-following: P.

where

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(f) which standard emission fuel particulate E = Allowable emission rate; applicable; A = Solid

 $\mathbf{B} = \mathbf{Constant}$ determined from the table in subsection (c);

S = Actual heat input from solid fuel;

9 in the equation be) The metric and English english units to be used subsection (a) of this Section are as follows: L = Actual heat input from liquid fuel.

lbs/mmbtu mmbtu/hr mmbtu/hr English lbs/hr 0.10 kg/MW-hr Metric kg/hr 0,155 MM A B B

7605 =, effective Reg. 111. 20 at MAY 2 2 1996 Amended (Source:

Units For Which Construction Modification Commenced Prior to April 14, 1972 Existing-Sources Emission o£ Section 212.208 Aggregation

prior to April 14, 1972, sources vented to a common stack provided that after of this Subpart may be applied to the aggregate of all fuel or modification construction combustion emission units for which January 26, 1972: Section 212.207

Ductwork has not been modified so as to interconnect such fuel combustion emission units seatfees; a)

The actual heat input to any such existing fuel combustion emission units source is not increased; and

Q)

required by this No new fuel combustion emission unit seurce is added to reduce degree of control of emissions of particulate matter

Hi 7600 Reg. 111. at (Source: Amended MAY 2 2 1996

Section 212.209 Village of Winnetka Generating Station (Repealed)

Notwithstanding-any-other-requirements-of-this-Party-if-the-Village-of-Winnetka Ettes-a-petttom-to--establish--arte-apecrfte--partrodiste---standards--for--it-a ander-docket-R82-ky-the-94kkage-of-Wathnestka-s-generation-station-station-stationparticulates-at-a-level-more-than-A-25-ibs-WBtu-unti-1-3anusry-i-1--1-DBa--or-unti-eccurs-seener-

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(Source:	Repealed	id T	20	111.	Reg.	7605=	effective
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Section 212.210 Emissions Limitations for Certain Fuel Combustion Emission Units Sources Located in the Vicinity of Granite City

- a) No person shall cause or allow emissions of PM-10 into the atmosphere to exceed 12.9 ng/J (0.03 lbs_z-permmbtu) of heat input from fuels other than natural gas during any one hour period from any industrial fuel combustion emission units emissions-sente, other than in an integrated iron and steel plant, located in the vicinity of Granite City, which area is defined in Section 212.324(a)(1)(C) of this subpart.
 - b) Emission units Compitance--Bater--Sources shall comply with the emissions limitations of this Section within-one--year--foitowing--its effective--dater--or by May 11 December--it, 1993, or upon initial start-up, whichever occurs later is earlier.

(Source: Amended at 20 III. Reg. 7605 = 7 effective MAY 2.21996

SUBPART K: FUGITIVE PARTICULATE MATTER

Section 212.301 Fugitive Particulate Matter

No person shall cause or allow the emission of fugitive particulate matter from any process, including any material handling or storage activity, that is visible by an observer looking generally toward the zenith at a point beyond the property line of the emission source.

(Source: MARTER 1998 at 20 111. Reg. 7605, effective

Section 212.302 Geographical Areas of Application

a) Except-for-those-operations-subject-to-Subpart-S--(Grain-Handling-and Grain-Drying-Operations) that are outside-the areas defined-in-Section Size-324-(49)(41) Sections 212.304 through 212.310 and 212.312 of this Subpart shall apply to all mining operations (SIC major groups 10 through 14), manufacturing operations (SIC major groups 20 through 39 except for those operations subject to Subpart S of this Part (Grain-Handling and Grain-Drying Operations) that are outside the areas defined in Section 212.334(a)(1) of this Part), and electric generating operations (SIC group 491), which are located in the areas defined by the boundaries of the following townships, notwithstanding any political subdivisions contained therein, as the township boundaries were defined on October 1, 1979, in the following counties:

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Cook: Lake: Dubage:	All townships Shields, Waukegan, Warren Addison, Winfield, York
Will:	Durgage, Plainfield, Lockport, Channahon, Peotone, Florence, Joliet
Peoria:	Richwoods, Limestone, Hollis, Peoria, City of Peoria Fordula Dekin, Cincinnati, Groveland, Washington
Macon:	Decatur, Hickory Point
Rock Island:	Blackhawk, Coal Valley, Hampton, Moline, South Moline, Rock Island, South Rock Island
LaSalle: Madison:	LaSalle, Utica Alton, Chouteau, Collinsville, Edwardsville, Fort Russell, Godfrey, Granite City, Nameoki, Venice,
St. Clair:	Wood River Canteen, Caseyville, Centerville, St. Clair, Stites, Stookey, Sudar Loaf, Millstadt.

- b) In the geographical areas defined in Section 212.324(a)(1) of this Part, Sections 212.304 through 212.310, 212.312, and 212.316 of this Subpart shall apply to all emission units sources identified in subsection (a) of this Section, and shall further apply to the following operations: grain-handling and grain-drying (Subpart S of this Part), transportation, communications, electric, gas, and sanitary services (SIC major groups 40 through 49). Additionally, Sections 212.304 through 212.312, and 212.316 of this Subpart shall apply to wholesale trade-farm supplies (SIC Industry No. 5191) located in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Part.
- 212.224(a)(1)) OL UNITS FALL.

 Emission units must comply with Compitance-Dater--Gomptiance-with subsection (b) of this Section is -required--one--year--following--its effective--dater--or by May 11 December--it, 1993, or upon initial start-up, whichever occurs later is-earlier.

(Source: Amended at 20 III. Reg. **7605**, effective MAY 2 2 1996)

Section 212.304 Storage Piles

- a) All storage piles of materials with uncontrolled emissions of fugitive particulate matter in excess of 45.4 Mg per year (50 T/Yr year) which are located within a source facitity whose potential particulate emissions from all emission units sources exceed 90.8 Mg/Yr per-year (100 T/Yr year) shall be protected by a cover or sprayed with a surfactant solution or water on a regular basis, as needed, or treated by an equivalent method, in accordance with the operating program required by Sections 212.309, 212.310 and 212.312 of this Subpart.
 - b) Exception: Subsection (a) of this Section shall not apply to a specific storage pile if the owner or operator of that pile proves to

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direct wind action the Agency that fugitive particulate emissions from that pile do by line either the property reentrainment.

effective H ro 9 Reg. 111. 20 a MAY 2 2 1996 (Source: Amended

Section 212.305 Conveyor Loading Operations

ladders other equivalent methods in accordance with the operating program required All conveyor loading operations to storage piles specified in Section 212.304 of this Subpart shall utilize spray systems, telescopic chutes, stone or other equivalent methods in accordance with the operating program by Sections 212.309, 212.310 and 212.312 of this Subpart.

7605 Reg. Ill. 20 MAY 2 2 1996 (Source: Amended

Section 212.306 Traffic Areas

parking facilities which are located on mining or manufacturing property shall be paved or treated with water, oils or chemical dust suppressants. All paved areas shall be cleaned on a regular basis. All areas treated with water, oils or chemical dust suppressants shall have the treatment applied on a regular All normal traffic pattern access areas surrounding storage piles specified in with the operating program required by pattern roads and Subpart and all normal traffic Sections 212.309, 212.310 and 212.312 of this Subpart. in accordance this Section 212.304 of basis, as needed,

effective 6 0 5 ~ Reg. 111. 20 MAY 2 2 1996 at (Source: Amended

Section 212.309 Operating Program

- The emission units sources described in Sections 212.304 through 212.308 and Section 212.316 of this Subpart shall be operated under requirements set forth in Sections 212.310 and 212.312 of this Subpart Part, and prepared by the owner or operator and submitted to the Agency for its review. Such operating program shall be designed to an operating program, consistent with the o £ provisions the a)
 - Compliance-Date. The amendment to this Section incorporating the shall apply by May 11 onefollowing-its-effective-date-or-Becember-10, 1993, or upon significantl γ reduce fugitive particulate matter emissions. start-up, whichever occurs later is-earlier. Section 212.316 applicability of Q

effective 092 Reg. MAY 2 2 1996 (Source:

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Section 212.310 Minimum Operating Program

As a minimum the operating program shall include the following:

- The name and address of the source facility;
- responsible operator the owner or execution of the operating program; of The name and address Q
- and all normal traffic locations normal traffic pattern A map or diagram of the source facility showing approximate of storage piles, conveyor loading operations, access areas surrounding storage piles Eactlity; patterns within the source 0
- pollution Location of unloading and transporting operations with control equipment; (p
- utilized to application engineering utilized and A detailed description of the best management practices achieve compliance with this Subpart, including an systems for water, oil chemicals and dust suppressants of particulate collection equipment, equivalent methods utilized; specification (e
- by location frequency of application of dust suppressants of materials; and £)
- the Agency's Such other information as may be necessary to facilitate review of the operating program. 6

effective 7605 Reg. 111. 20 at MAY 2 2 1996 (Source: Amended

Section 212.313 Emission Standard for Particulate Collection Equipment

Sections 212,304 such equipment particulate collection equipment is operated pursuant to through 212.310 and 212.312 of this Subpart, emissions from shall not exceed 68 mg/dscm (0.03 gr/dscf).

effective 7605 Reg. I11. 20 (Source: Amended a MAY 2 2.1996

Section 212.314 Exception for Excess Wind Speed

of this Subpart shall not be rule shall be by a one-hour average or hourly recorded value at the nearest required when the wind speed is greater than 40.2 km/hr kitometers---per--hour Determination of wind speed for the purposes of this instruments on the site. In cases where the duration of operations subject to this rule is less than one hour, wind speed may be averaged over the duration on-site on-site wind speed instrument pursuant by wind speed spraying and shall not apply official station of the U.S. Weather Bureau or Sections 212.304 through 212.310 and 212.312 basis of Section 212.301 of this Subpart operations on the (25 mph miles-per-hour). operated

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(Source: Amended

NOTICE OF ADOPTED AMENDMENTS

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Section 212.315 Covering for Vehicles

of a vehicle of the second division as defined by 625 ILCS 5/1-217 ###-Rev--Stat;-#98#7-ch;-95-#727-pars; 1-2177-as-revised, or a semi-trailer as defined by 625 ILCS 5/1-187 Illi-Rev-Stat:--19817-ch:-95-1/27-pars--1-1877-as-revised, without a covering sufficient to prevent the release of particulate matter onto the atmosphere, provided that this rule shall not pertain to automotive exhaust emissions. operation or allow the cause person shall

more strict than Section 15-109.1 of the Vehicle Code [625 ILCS 5/15-109.1].) (Board Note: Pursuant to Section 10(E) of the Act, Section 212.315 cannot

Reg. 111. MAY 2 2 1996 (Source:

effective

Section 212.316 Emissions Limitations for Emissions Units Sources in Certain

- Applicability. This Section shall apply to those operations specified in Section 212.302 of this Subpart and that are located in areas defined in Section 212.324(a)(1) of this Part. a)
- cause or allow fugitive particulate matter emissions generated by the crushing or screening of slag, stone, coke or coal to exceed an Emission Limitation for Crushing and Screening Operations. No person q
- or parking area to exceed an opacity of 10 percent 10%, except that the opacity shall not exceed 5 percent 5% at quarries with a capacity cause or allow fugitive particulate matter emissions from any roadway Emission Limitations for Roadways or Parking Areas. No person shall opacity of 10 percent 108. ์
 - No person shall cause or allow fugitive particulate matter emissions from any storage pile to exceed an opacity of 10 percent 10%, to be measured four ft feet from to produce more than I million T/yr tens-per-year of aggregate. Emission Limitations for Storage Piles. the pile surface. q)
- Emissions Limitations for the Granite City Vicinity as Defined in Section 212.324(a)(1)(C) of this Part. Additional (e
- Manufacturing Plants. No person shall cause or allow fugitive Emissions Limitations for Roadways or Parking Areas Located at particulate matter emissions from any roadway or parking area Processing Facilities or Integrated Iron and Steel steel manufacturing plant to exceed an opacity of 5 percent 5%. located at a slag processing facility or integrated iron Emissions Limitations for Marine Terminals: -2)
- A) No person shall cause or allow fugitive particulate matter emissions from any loading spouts for truck or railcar exceed an opacity of 10 percent; and +08-

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- transfer onto and off of a conveyor to exceed an opacity of shall cause or allow fugitive particulate matter including, but not limited to, emissions generated at barge unloading, dump pits, conveyor transfer points person
- Section or in Subparts R or S of this Part, no person shall cause or allow fugitive particulate matter emissions from any emission unit unmitation for All Other Emission Units Sources. Unless an unit a-source has been assigned a particulate matter, PM-10, or fugitive particulate matter emissions limitation elsewhere in this Emission Limitation for All Other Emission Units Seurces. Unless source to exceed an opacity of 20 percent 20%. (j
 - the application of control measures as may be needed for compliance with the opacity limitations of this Section and shall submit to the Agency an annual report containing a summary of The owner or operator of any fugitive particulate matter emission unit source subject to this Section shall keep written records of Recordkeeping and Reporting such information. 6
- The records required under this subsection shall include at least the following: 5)
- The the name and address of the owner and/or operator of the The the name and address of the source plant; A) B
 - A a map or diagram showing the location of all Source plant; ô
- emission location, the identification, length, and width of roadways; including controlled, 1000 to 1000
- solution to roadways by truck: the name and location of the roadway controlled, application rate of each truck, frequency of each application, width of each application, identification of each truck used, total quantity of water or chemical used for each application and, for each application of chemical solution, the concentration and identity of the chemical \overline{z} \overline{z} For for each application of water or chemical â
- application of physical or chemical control frequency, and total quantity of agent, and, if diluted, the agent, application rate agents: the name of ff O II (i
 - A a log recording incidents when control measures were percent of concentration, used each day; and used and a statement of explanation. Ē
- the Agency within ten (10) working days after a written request by the Agency and shall be transmitted to the Agency by a Copies of all records required by this Section shall be submitted company-designated person with authority to release such records. 3
- least three (3) years and shall be available The records required under this Section shall be kept and copying by Agency representatives during maintained for at for inspection and 4)
- A quarterly report shall be submitted to the Agency stating the 2

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This limited to, those dates when controls were not applied based on a been report shall be submitted to the Agency thirty (30) calendar days actions taken. This information includes, but is not unreasonable given prevailing atmospheric conditions, which shall measures were not implemented, a listing of those control measures, the reasons Quarters end March 31, June belief that application of such control measures would have constitute a defense to the requirements of this Section. that the control measures were not implemented, the dates any necessary control September 30, and December 31. from the end of a quarter. corrective

Date. Emission units Sources shall comply with the this Section within--ene--year--following-the-effective-date-of-this emissions limitations and recordkeeping and reporting requirements of Section, or by May 11 Secember 19, 1993, or upon initial start-up, whichever occurs later is-earlier. Compliance Ç

Reg. 111. 20 a MAY 2 2 1996 (Source: Amended

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SUBPART L: PARTICULATE MATTER EMISSIONS FROM PROCESS EMISSION UNITS SOURCES Construction Section 212.321 New Process Emission Units For Which Modification Commenced On or After April 14, 1972 Sources

- from all other similar new process emission units for which construction or mcdification commenced on or after April 14, 1972, sources at a source pient or premises, exceeds the allowable emission Interpolated and extrapolated values of the data in subsection (c) $o\overline{t}$ provided in this Part, no person shall cause or either alone or in combination with the emission of particulate matter allow the emission of particulate matter into the atmosphere in any one hour period from any new process emission unit source which, rates specified in subsection (c) of this Section and-illustration-B. further Except as (p (q
- E = A(P)(superscript B)

this Section shall be determined by using the equation:

where:

P = Process weight rate; andr

E = Allowable emission rate; and,

English Metric

Up to process weight rates of 408 Mg/hr (450 T/hr):

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lbs/hr T/hr Mg/hr kg/hr O4 E3

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For process weight rate greater than or equal to 408 Mg/hr (450 T/hr): 2)

1bs/hr 24.8 T/hr Metric Mg/hr kg/hr 11.42 прып

OF Units For Which Construction Modification Commenced On or After April 14, 1972 Sources Process Emission Limits for New Ω

, q	E 1bs/hr	'n		1.10	ς,	5.	7.	2.40	9.	7.	9	ς,	0.	7.	0.8	5	0.	9	17.00	2	9.2	0.5	10	0.	43.00	S	53.00	0.	2.	0.
English	P T/hr	0	\vdash		٣.	0.40	0.50	0.75	0.	0.	3.00	0.	0.	10.00	5.0	0.0	5.0	0.0	0	40.00	5.0	50.00	100.00	150.00	0.0	250.00	0.0	350.00	00	450.00
U	E kg/hr	. 2	0.29	₽,	9.	7 .	0.84		ď	9.				3.9		5.7		7.1	7.7	8.2	8.8	9.3	13.4		19.4	22.	24.			30.1
Metric	P Mg/hr		0.1		0.3		0.5		6.0	1.8				.6	13.	18.	23.	27.		36.	41.	45.	.06	140.	180.			320.	9	408.

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where:

pounds P = Process weight rate in metric or T/hr English-tens-per-hour, 1bs/hr E = Allowable emission rate in kg/hr kilograms or per-hour. and

Reg. 111. 20 (Source: MAY 2 2 1996

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Section 212.322 Bxisting Process Emission Units For Which Construction Modification Commenced Prior to April 14, 1972 Sources

allowable emission rates specified in subsection (c) of this Section Except as further provided in this Part, no person shall cause or one hour period from any existing process emission unit for which construction or modification commenced prior to April 14, 1972, source particulate matter from all other similar new-or--existing process in any emission allow the emission of particulate matter into the atmosphere emission units sources at a source phant or premises, which, either alone or in combination with the and-Eilustrations-8. ه ه

Interpolated and extrapolated values of the data in subsection (c) of this Section shall be determined by using the equation: Q

E = C + A(P) (superscript B)

= allowable emission rate; and, P = process weight rate; and τ where:

1) For process weight rates up to 27.2 Mg/hr (30 T/hr):

English	T/hr	lbs/hr	4.10	0.67	0
Metric	Mg/hr	kg/hr	1.985	0.67	0
	Д	臼	A	В	U

2) For process weight rates in excess of 27.2 Mg/hr (30 T/hr):

English	T/hr	lbs/hr	55.0
Metric	Mg/hr	kg/hr	25.21
	ц	딦	A

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-40.0 -18.4 0.11 ്മ ഗ Limits for Existing Process Emission Units For Which Construction Modification Commenced Prior to April 14, 1972 Sources Û

	1bs/hr	.5	8	4	1.83	. 2	.5	۳,	۲.	.5	r.	0.4	2.0	9.2	. 2	0.5	5.4	40.00	1.3	Š	3.6	4.6		5.4	8.6	1.0	3.1	4.9	6.2	67.70	0.0
English P	T/hr	0	Н	2	m	~34	2	7	0	0	0	0	0	0.0	50	0.0	5.0	30.00	5.0	0.0	5.0	0.0	00.0	50.0	00.0	50.0	0.0	50.0	00.0	450.00	0
	kg/hr	2	4	9		0	. 2	.5	ω	2.9					\vdash	m	16.2	œ.	· 00	19.3	6	0	ω.	5	9	27.7	œ	6	30.0		31.3
Metric	Mg/hr		0.1	0.2	0.3	0.4			6.0	1.8		3.6		.6	13.		23.	27.2	32.0	36.0	41.0		0.06	40.	α	30.	0	20.	0	00	4.

P = Process weight rate in Mg/hr metric or T/hr English-tons-per pounds hour, and $E = Allowable \; emission \; rate in \; \frac{kg/hr}{k^2 Lograms} \; or \; \frac{lbs/hr}{l}$ per-hour. where:

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Section 212.323 Stock Piles

Sections 212.321 and 212.322 of this Subpart shall not apply to emission units sources, such as stock piles of particulate matter, to which, because of the disperse nature of such emission units sources, such rules cannot reasonably be applied.

7605 =,-Reg. 111. 20 (Source: MAYOR'S 1996

effective

Section 212,324 Process Emission Units Sources in Certain Areas

- a) Applicability.
- 1) This Section shall apply to any process emission unit source located in any of the following areas:
- That area bounded by lines from Universal Transmercator 4623000mN, north to 428000mE, 4631000mN, in the vicinity of McCook in Cook County, as shown in Illustration D of this 4631000mN, east to 435000mE, 4631000mN, south to 435000mE, 4623000mN, west to 428000mE, (UTM) coordinate 428000mE,
- That area bounded by lines from Universal Transmercator (UTM) coordinate 445000mE, 4622180mN, east to 456265mE, 4609020mN, north to 445000mE, 4622180mN, in the vicinity of Calumet in Cook County, as shown in Illustration E of 4622180mN, south to 456265E, 4609020N, west to 445000mE, Lake B
- That area bounded by lines from Universal Transmercator 4283000mN, north to 744000mE, 4290000mN, in the vicinity of 4290000mN, east to 753000mE, 4290000mN, south to 753000mE, 4283000mN, west to 744000mE, Granite City in Madison County, as shown in Illustration (UTM) coordinate 744000mE, of this Part. Û
- Section shall not alter the applicability of Sections 212.321 and 212.322 of this Subpart Part. 2)
- any emission unit source subject to a specific emissions standard limitation contained in any of the following Subparts of this The emission limitations of this Section are not applicable to Part: u O 3
 - Subpart N, Food Manufacturing;
- Subpart Q, Stone, Clay, Glass_ and Concrete Manufacturing; Subpart R, Primary and Fabricated Metal Products_ and
 - Machinery Manufacture; and Û
 - Subpart S, Agriculture.
- in this Section, no person shall cause or allow the emission into the General Emission Limitation. Except as otherwise provided (q

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atmospher's, of PM-10 from any process emission unit sewree to exceed 68.7 mg/scm (0.03 gr/scf) during any one hour period.

In lieu of the emission limit of the following units sources to exceed the corresponding limitations in the 68.7 mg/scm (0.03 gr/scf) contained in subsection (b) of this Section, no person shall cause or allow the emissions from of Alternative Emission Limitation. following table: Û

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English Emissions Limit Metric 0.01 gr/scf

22.9 mg/scm units sources in the Village fabric filters filter(s) of McCook equipped with 1) Shotblasting emissions 2) All process emissions as of June 1, 1991

5% opacity 5% opacity

units sources at manufacturers of steel wool with soap pads located in the Village of McCook

Exceptions. The mass emission limits contained in subsections (b) and with no visible emissions other than fugitive particulate matter; defense to a finding of a violation of the mass emission limits however, if a stack test is performed, this subsection is not Section shall not apply to those emission units contained in subsections (b) and (c) of this Section. (c) of this q)

other than natural gas at any process emission unit emissions--source located in the vicinity of Granite City as defined in subsection ng/J (0.03 lbs/---per mmbtu) of heat input from the burning of fuel No person shall cause or allow emissions of PM-10 into the atmosphere to exceed Emission Special Emissions Limitation for Fuel-Burning Process Emissions -- Sources in the Vicinity of Granite City. (a)(1)(C) of this Section. е •

to subsection (a) of this Section, the owner or operator shall maintain and repair all air pollution control equipment in a manner that the emission limits and standards in this Section This Section shall not affect the Maintenance and Repair. For any process emission unit source maintenance shall include the following minimum requirements: Adm. Code Section 201.149. times. 111. 35 all JO shall be met at that assures applicability f)

- Visual inspections of air pollution control equipment;
- Expeditious repairs, unless the emission unit seurce is shutdown. Maintenance of an adequate inventory of spare parts; and
- maintenance, and repairs of all air pollution control equipment inspections, οĘ Written records of inventory and documentation Recordkeeping of Maintenance and Repair. (b

NOTICE OF ADOPTED AMENDMENTS

- malfunctioning so as to cause an emissions level in excess of the limitation. These records shall include documentation causes for pollution control equipment not operating or such state what corrective actions were taken shall be kept in accordance with subsection (f) of this Section. The owner or operator shall document any period during which any operation when the air equipment was not in operation process emission unit source was in and what repairs were made. malfunction and shall pollution control emissions οĘ 2)
 - A written record of the inventory of all spare parts not available from local suppliers shall be kept and updated. 3
- Copies of all records required by this Section shall be submitted to the Agency within ten (10) working days after of a written request by the Agency. 4)
- maintained for at least three (3) years and shall be available for inspection and copying by Agency representatives during The records required under this Section shall be kept and 2
- properly, and a statement of what Upon written request by the Agency, a report shall be submitted to the Agency for any period specified in the request stating the following: the dates during which any process emissions emission equipment was not in operation or was not operating properly, documentation of causes for pollution control equipment unit source was in operation when the air pollution operating or not operating working hours. (9
- comply with the this Section within-one-year-after-the-effective-date-of-this-Sectiony 11 December-10, 1993, or upon initial start-up, whichever emissions limitations and recordkeeping and reporting requirements corrective actions were taken and what repairs were made. iance Date. Emission units Sources shall comply $^{\rm W}$ Compliance Date. or by May e F

2092 Reg. 111. 20 a MAY & 2 1996 (Source: Amended

occurs later is-earlier.

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SUBPART N: FOOD MANUFACTURING

Section 212.361 Corn Wet Milling Processes

Sections 212.321 and 212.322 of this Part shall not apply to feed and gluten processed is less than 2.0. No person shall cause or allow the emission of particulate matter into the atmosphere from any such process so as to exceed dryers in corn wet milling processes, where the exit gases have a dew point higher than the ambient temperature and the specific gravity of the material the emission standards and limitations specified in Section 212.322

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MAY 2 2 1996

Section 212.362 Emission Units Sources in Certain Areas

- Applicability.
- those emission units sources engaged in food manufacturing and located in the Village of Bedford Park west of Archer Avenue and Subsections (b)(1) through (b)(4) of this Section shall apply in the area defined in Section 212.324(a)(1)(A) of this Part.
- manufacturing plant in Granite City, as defined in Section 212.324(a)(1)(C) of this Part. of this Section applies to an instant tea Subsection (b)(5) 2)
 - PM-10, other than that of fugitive particulate matter, into the No person shall cause or allow the emission of atmosphere to exceed the following limits during any one hour period: Emission Limitation. (q
- 22.9 mg/scm (0.01 gr/scf) for dextrose dryers, dextrose melt tank systems, bulk dextrose loading systems, house dry dextrose dust expansion dryer/cooler and packing systems and 2034 dextrose dust systems, dextrose bagging machine dryer/cooler dust collecting systems; systems,
- 34.3 mg/scm (0.015 gr/scf) for feed dryers, gluten dryers, dryers, and heat recovery scrubbers; 2)
- 68.7 mg/scm (0.03 gr/scf) for germ cake transport systems, spent pickup bin systems in Building 26, and pellet cooler systems; flake transport/cooling systems, bleaching clay systems, 3
- starch dryers, starch transport systems, calcium carbonate storage systems, starch loading systems, corn unloading feed transport cooling systems, gluten cooling systems, gluten transport systems, feed dust systems, gluten dust systems, pellet dust systems, spent flake transport systems, rail car maintenance collection systems, dicalite systems, starch processing/transport 45.8 mg/scm (0.02 gr/scf) for germ transport systems, starch dust systems, germ transfer towers, dextrose transport systems, soda ash unloading systems, corn silo systems, filter aid systems, spent flake storage systems, corn cleaning transport systems, system buildings, and dextrose expansion milling and systems, 4)
- 22.9 mg/scm (0.01 gr/scf) for any process emission unit emissions source at an instant tea manufacturing plant in Granite City, except the spray dryer, raw tea storage silo, and instant systems; -2)
- 등 의 visible emissions other than fugitive matter; however, if a stack test this subsection is not a defense to a finding of The mass emission limits contained in subsection (b) this Section shall not apply to those emission units sources with violation of the mass emission limits contained in subsection filling machines. Exceptions. Û
- o.f The requirements Recordkeeping. and Repair, Maintenance, g

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subsections-(f)-and-(g)-cf-Section Sections 212.324(f) and (g) of this

this Section within-one-year-after-the-effective-date-of-this-Sections or by May 11 Becember-10, 1993, or upon initial start-up, whichever Emission units Sources shall comply with the Compliance Date. Emission units Sources shall comply with emissions limitations and recordkeeping and reporting requirements Part shall also apply to this Section. Compliance Date. Emission units S occurs later is-earlier. (e

7605 = effective Reg. 111. 20 at MAY 2 2 1996 Amended (Source:

Section 212.381 Catalyst Regenerators of Fluidized Catalytic Converters

AND CHEMICAL MANUFACTURING

PETROLEUM REFINING, PETROCHEMICAL

SUBPART 0:

Sections 212.321 and 212.322 of this Part shall not apply to catalyst shall cause or catalyst regenerators of one hour period the rate No person allow the emission rate from new--and--existing fluidized catalytic converters to exceed in any regenerators of fluidized catalytic converters. determined using the following equations:

for P less than or equal to T/hr tens-per-heur E = 4.10 (P)(0.67)

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for P greater than 30 T/hr tens-per-hour. - 40.0 = (55.0 (P)(0.11))

where:

οĘ E = allowable emission rate in lbs/hr pounds-per-hour, and = catalyst recycle rate, including the amount 7605 catalyst added, in T/hr tens-per-hour.

effective

Reg. 111. 20 at MAY 2 2 1996 Amended (Source:

SUBPART Q: STONE, CLAY, GLASS AND CONCRETE MANUFACTURING For Which Construction Section 212.421 New Portland Cement Processes Modification Commenced On or After April 14, 1972

matter from any new portland cement process for which construction or modification commenced on or after April 14, 1972, into the atmosphere having or allow the emission of smoke or other particulate an opacity greater than 10 percent. cause shall person

7605 Reg. 111. 20 at (Source: Amended

effective

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Section 212.422 Portland Cement Manufacturing Processes

Section 212.321 of this Part shall not apply to the kilns and coolers of portland cement manufacturing processes.

- commenced prior to April 14, 1972, shall comply with the emission of existing portland cement modification standards and limitations of Section 212.322 of this Part. manufacturing processes for which construction clinker coolers The kilns and
- manufacturing processes for which construction or modification commenced on or after 1972, shall comply with the following emission standards The kilns and clinker coolers of new portland cement and limitations: April (q
 - particulate matter into the atmosphere from any such kiln to exceed $0.3~\mathrm{lbs/T}$ No person shall cause or allow the emission of pounds-per-ton of feed to the kiln.
- particulate cooler to No person shall cause or allow the emission of exceed 0.1 $\frac{1 \text{bs}/T}{T}$ pounds-per-ton of feed to the kiln. matter into the atmosphere from any such clinker 2)

effective 7605 Reg. III. 20 (Source: MAY 2 1996 Section 212.423 Emission Limits for the Portland Cement Manufacturing Plant Located in LaSalle County, South of the Illinois River Applicability. This Section shall apply to the portland cement in operation before September 1, 1990 located in alter the applicability of Sections 212.321 and 212.322 of this Part to portland cement manufacturing processes other than those for which alternate emission limits are specified in subsection (b) of this Section. This Section shall not become effective until April 30, not LaSalle County, south of the Illinois River. This Section shall manufacturing plant a)

Prohibitions

No person shall cause or allow emissions of -PM-i0 to exceed the emission limits set forth below for each process: p)

(gr/scf) (0.012) Concentration 28.147 mg/scm (lbs/hr) (10.3) PM-10 Emission Limits Rate kg/hr 4.67 2.68 Finish Mill High Clinker Cooler Efficiency Air Separator Ψ. E

NOTICE OF ADOPTED AMENDMENTS

No-person-shall-cause--or--allow--emissions--of--PM-10--including condensible--PM-10--to-exceed-the-emission-limits-set-forth-below for-each-process-2)

PM-10 Emission Limits Including Condensible PM-10

		Kate	9	Conce	Concentration
		kg/hr	(lbs/hr)	mg/scm	(gr/scf)
Ą	Raw Mill Roller	6.08	(13.4)	27.5	27.5 (0.012)
	Mill (RMRM)				
'n	Kiln without	19.19	(42.3)	91.5	91.5 (0.040)
	RMRM Operating				
ů.	Kiln with RMRM	11.43	(25.2)	89.2	89.2 (0.039)

No person shall cause or allow any visible emissions from any portland cement manufacturing process emission unit source not listed subsection (b) of this Section. Ω

in a manner that assures that the applicable emission limits and standards in subsections (b) or (c) of this Section shall be met at all times. Proper maintenance shall include at least the following Maintenance--and-Repair: The owner or operator of any process emission Section shall maintain and repair all air pollution control equipment unit source subject to subsection subsections (b) or (c) requirements: (p

Visual inspections of air pollution control equipment shall be 7

An adequate inventory of spare parts shall be maintained: conducted; + 2)

Prompt and immediate repairs shall be made upon identification of the need; and+ 3

Written records of inventory and documentation of inspections, maintenance, and repairs of all air pollution control equipment shall be kept in accordance with subsection (e) of this Section. 4)

Recordkeeping of Maintenance and Repair.

e

Written records shall be kept documenting inspections, maintenance, and repairs of all air pollution control equipment. All such records required under this Section shall be kept and maintained for at least three (3) years, shall be available for inspection by the Agency, and, upon request, shall be copied and furnished to Agency representatives during working hours.

causes for pollution control equipment not operating or not operating properly, and shall state what corrective actions were The owner or operator shall document any period during which any taken and what repairs were made. In any quarter during which such a malfunction should occur, the owner or operator shall mail in operation or was not operating properly. These records shall include documentation of process emission unit source was in operation when pollution control equipment was not 2)

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one copy of the documentation to the Agency.

A written record of the inventory of all spare parts not readily available from local suppliers shall be kept and updated. 3)

shall information required pursuant to this Subpart Q, for Such information shall be submitted within ten (10) working days from the date on Upon written request by the Agency, the owner or any period of time specified in the request. which the request is received. submit any 4)

Testing to determine compliance with the emission limits specified for in accordance with the measurement methods specified in Sections 212.107 and 212.108(a) and (b) of this Part Section -- 212:110 (d)7 -- (e)7 and--←€. Ammonium chloride shall be excluded from the measurement of PM-10, condensible PM-10, and detection of visible emissions shall condensible PM-10. £)

effective 7605= Reg. 111. 20 at MAY 2 2 1996 Amended (Source:

Section 212.424 Fugitive Particulate Matter Control for the Portland Cement Manufacturing Plant and Associated Quarry Operations Located in LaSalle County, South of the Illinois River. Applicability. This Section shall apply to the portland cement manufacturing plant in operation before September 1, 1990, and associated quarry operations located in LaSalle County, south of the Illinois River. Associated quarry operations are those operations involving the removal and disposal of overburden, and the extraction, crushing, sizing, and transport of limestone and shale for usage at the portland cement manufacturing plant. This Section shall not become effective until April 30, 1992. a)

Applicability of Subpart K of this Part. This Section shall not alter the applicability of Subpart R: Fugitive Particulate Matter. Fugitive Particulate Matter Control Measures For Roadways at the Q

Plant. ο̈

1) For the unpaved access roadway to the Illinois Central Silos Loadout, the owner or operator shall spray a 30 percent solution of calcium chloride once every 16 weeks at an application rate of at least 1.58 L/m(2) liters--per--square--meter (0.35 gal/yd(2)gallons--per-square-yard) followed by weekly application of water galtons -- per -- square -- yard). This subsection shall not at a rate of at least 1.58 L/m(2) liters-per-square--meter apply after the roadway is paved.

The owner or operator of the <u>portland</u> Pertland cement manufacturing plant shall keep written records in accordance with subsection (e) of this Section. 5)

Fugitive Particulate Matter Control Measures for Associated Quarry Operations. g g

1) For the primary crusher, the primary screen, the #3 conveyor from

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foam spray of at least 1 percent solution of chemical foaming continuously during operations at a rate of at the primary screen to the surge pile, and the surge pile feeders the #1 conveyor, the owner or operator shall spray a chemical least 1.25 $extst{L}_{\prime} extst{Mg}$ liters-per-megagram (0.30 $extst{gal}/ extst{T}$ gailons-per--ton) of rock processed. water

The owner or operator shall water all roadways traveled by trucks gallens-per-square--yard) applied once every eight hours of of this Section below. Watering shall begin within one hour of to and from the primary crusher in the process of transporting raw limestone and shale to the crusher at an application rate of operation except under conditions specified in subsection (d)(3) at least 0.50 L/m(2) liters-per-square-meter (0.10 gal/yd(2)commencement of truck traffic each day. 2)

Subsection (d)(2) of this Section above shall be followed at all times except under the following circumstances: 3

emissions or if precipitation occurred during the previous 2 Precipitation is occurring such that there are hours such that there are no visible emissions;

If the ambient temperature is less than or equal to 0°C (32° F); or

If ice or snow build-up has occurred on roadways such that there are no visible emissions. 0

owner or operator of the associated quarry operations shall (e) keep written records in accordance with subsection Section. The 7

Recordkeeping and Reporting (e)

- keep written daily records relating to the application of each of fugitive particulate matter control measures required by this owner or operator of any portland cement manufacturing plant and/or associated quarry operations subject to this Section shall
 - The records required under this Section shall include at least following: the 2)
- the name and address of the owner or operator of the The the name and address of the plant; A) B)
- $\underline{\boldsymbol{A}}$ a map or diagram showing the location of all fugitive units seurces controlled including the location, identification, length, and width of plant and associated quarry operations; emission matter particulate Û
- For each application of water or calcium chloride the water capacity of each truck, application rate of each runk. Frequency of each application, width of each application, start and stop time of each application, identification of each water truck used, total quantity of each application, name and location of the roadway controlled, of each application, width or calcium chloride used for truck, frequency solution, the roadways;

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including the concentration of calcium chloride used each application;

- for application of chemical foam spray solution, the Name name and designation of the person applying control foaming agent, and total quantity of solution used each day; frequency of application, name application rate and <u>=</u>
 - measures; and (H
- this Section existed during the period of the failure. Such A a log recording all failures to use control measures required by this Section with a statement explaining the comply with the roadway watering requirements of subsection circumstances for exceptions listed in subsection (d)(3) of the measured temperature was less than or equal to 0° C (32° reasons for each failure and, in the case of a failure (d)(2) of this Section, a record showing that one of record shall include, for example, the periods of time Ð
- Copies of all records required by this Section shall be submitted to the Agency within ten (10) working days after of a written request by the Agency. 3
- maintained for at least three (3) years and shall be available for inspection and copying by Agency representatives during The records required under this Section shall be kept working hours. 4)
- A quarterly report shall be submitted to the Agency stating the implemented, the required control measures, the reasons that the control measures were not implemented, and the corrective actions This report shall include those times when subsection (d) thirty (30) calendar days from the end of a quarter. Quarters end March 31, June 30, September 30, and December 31. of this Section is involved. This report shall be submitted measures the dates required control the Agency following: taken. 2)

Reg. 111. MAY 2 9 1996 (Source: Amended

effective

Section 212.425 Emission Units Sources in Certain Areas

- Applicability. This Section shall apply to those emission units sources located in those areas defined in Section 212.324(a)(1) this Part. a)
 - person shall cause or allow the emission of atmosphere to exceed the following limits during any one hour period: PM-10, other than that of fugitive particulate matter, into Harasion -- Bimitation No (q
 - 1) 57.2 mg/scm (0.025 gr/scf) for coater and cooling loop ventilator a roofing asphalt manufacturing plant located in the Village of Summit;
 - 34.3 mg/scm (0.015 gr/scf) for mineral filler handling emission

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units sources at a roofing asphalt manufacturing plant located in (0.06 1b/T) of asphalt mixed for asphalt mixer at the Village of Summit; 0.03 kg/Mg

roofing asphalt manufacturing plant located in the Village Summit; 3)

except stills Nos. 1 and 2, at a roofing asphalt manufacturing for roofing asphalt blowing stills, plant located in the Village of Summit; gr/scf) (0.04 mg/scm 91.6 4)

for kilns in the lime manufacturing qr/scf) 45.8 mg/scm (0.02 2)

22.9 mg/scm (0.01 gr/scf) for all other process emission units industry; (9

sources in the lime manufacturing industry; 7

0.325 kg/Mg (0.65 lb/T) of glass produced for all glass melting furnaces.

οĘ Section shall not apply to those emission units sources with no subsection is not a defense to of the mass emission limits contained visible emissions other than fugitive particulate matter; however, Exceptions: The mass emission limits contained in subsection is performed, this subsection (b) of this Section. finding of a violation test stack this G

subsections-(f)-and-(g) of Section 212.324(f) and (g) of this Part requirements The Maintenance,---Repair,---and---Recordkeepingshall also apply to this Section. q

this Section within-one-year-of-the-effective-date-of-this-Section-or start-up, whichever emissions limitations and recordkeeping and reporting requirements Emission units Sources shall comply with or upon initial 1993, May 11 Becember--10, occurs later is-earlier. Compliance---Bate: ρy (e

7605 Reg. 111. 20 at MAY 2 2 (Source:

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PRIMARY AND FABRICATED METAL PRODUCTS AND MACHINERY MANUFACTURE SUBPART R:

Section 212.441 Steel Manufacturing Processes

Except where noted, Sections 212.321 and 212.322 of this Part shall not apply 212.442 through Sections to the steel manufacturing processes subject to 212.452 of this Subpart.

Reg. 111. 20 MAY 2 2 1996 (Source: Amended

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Coke Plants Section 212,443

- Subpart B of this Part shall not apply to coke plants.
- Charging.+ a) b)

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Uncaptured Emissions: 7

- from the introduction of coal into the first charge port, as feeding mechanism on the larry car, to the replacement of charge out of any 20 consecutive charges may be deemed an particulate matter from any coke oven charging operation, seconds over 5 consecutive charges; provided however that 1 total of indicated by the first mechanical movement of uncountable charge at the option of the operator. No person shall cause or allow the emission the final charge port lid for more than a
 - forth in subsection (b)(1)(A) of this Section above shall be determined in the limitation set Compliance with the following manner: â

Observation of charging emissions shall be made from any point or points on the topside of a coke oven battery from which a qualified observer can obtain an unobstructed view of the charging operation.

visible emissions with a stopwatch while observing the Only emissions from the charge port and any part of the larry car shall be timed. The observation shall commence as soon as coal is introduced into the first charge port as indicated by of the coal feeding on the larry car and shall terminate when replaced. Simultaneous emissions from more than one emission point shall be timed and recorded as one emission and shall not be added individually to the total time. the been time has The qualified observer shall the first mechanical movement lid the last charge port charging operation. mechanism i i)

The qualified observer shall determine and record the total number of seconds that charging emissions are visible during the charging of coal to the coke oven. iii)

For each charge observed, the qualified observer shall of seconds of visible emissions, the clock time for the initiation and the charging operation and the battery identification and oven number. total number completion of the record iv)

The qualified observer shall not record any emissions observed after all charging port lids have been firmly the larry car, such as been temporarily removed to permit spilled coal to be swept into the has seated following removal of emissions occurring when a lid 6

þe his observation sheet the reason for invalidating the The qualified observer shall then resume In the event that observations from a charge interrupted $_{\!L}$ the data from the charge shall invalidated and the qualified observer shall note Vi)

NOTICE OF ADOPTED AMENDMENTS

has been observation of the next consecutive charge or charges recorded. Charges immediately preceding and following considered and continue until a set of five charges p D shall observations interrupted consecutive.

Emissions from Control Equipment 2)

- Emissions of particulate matter from control equipment used to capture emissions during charging shall not exceed 0.046 g/dscm (0.020 gr/dscf). Compliance shall be determined in accordance with the procedures set forth in 40 CFR part 60, in Section 212.113 of this Part. The provisions of Section for new stationary sources...are applicable in this State and are enforceable under (The--Bnvironmental the Act [415 ILCS 5/9.1(b)]. +- {###-Rev--State. of the Clean Air Act...relating to standards Appendix A, Methods 1 through - 5 incorporated by performance Protection
 - new The opacity of emissions from control equipment shall not 15-second intervals from the introduction of coal into the movement of the coal feeding mechanism on the larry car to readings required, shall be Method 9, incorporated by reference in Section 212.113 of The provisions of Section III of the Clean Air are exceed an average of 20 percents, averaging the total number Opacity readings shall be taken at first charge port as indicated by the first mechanical of the final charge port lid. Compliance, determined in accordance with 40 CFR part 60, Appendix A, enforceable under t**the--Bavironmental--Protection** the Acti performance for and stationary sources...are applicable in this State [415 ILCS 5/9.1(b)]. Section-9-1(b)-of-the-Actof standards number of 40 of readings taken. the replacement the Act...relating except for this Part. B)
 - Opacity readings of emissions from control equipment shall with observations of fugitive Two qualified observers shall concurrently matter. particulate taken pe 0
- shall be certified pursuant to 40 CFR part 60, Appendix A, Method provisions of Section 111 of the Clean Air Act...relating to are enforceable under tThe Qualified observers referenced in subsection (b) of this Section standards of performance for new stationary sources ... are Environmental-Protection the Act [415 ILCS 5/9.1(b)]. Section 9, incorporated by reference in Section 212.113 of this Part. in this State and reduired. applicable 3)
 - Pushing: ΰ
- Uncaptured Emissions: (7
- particulate matter from pushing operations shall not exceed an average of 20 percent Emissions of uncaptured fugitive

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readings shall be taken at 15-second intervals, beginning whichever occurs earlier, until the receiving car enters the quench tower or quenching device. For a push of less than 90 seconds duration, the actual number of 15-second readings highest & opacity for 4 consecutive pushes considering the average of six consecutive readings in each push. from the time the coke falls into the receiving first visible as it emerges from the coke guide shall be averaged.

in a position where the oven being pushed, the coke the coke oven, including the standpipe on the coke side qualified emissions equipment Section 212.113 of this Part, except that Section 2.5 for data reduction shall not be used. The qualified observer referenced in this subsection shall be certified pursuant to performance and are enforceable under (The-Environmental-Protection the receiving car and the path to the quench tower are visible. The opacity shall be read as the emissions rise and clear accordance with the procedures set forth in 40 CFR part 60, Appendix A, Method 9, incorporated by reference in Section 212.113. The provisions of Section 111 for new stationary sources...are applicable in this State qualified The Originating at the receiving car and associated record opacity readings of the oven being pushed. Opacity readings shall of the Clean Air Act...relating to standards of incorporated by mains. Act [415 ILCS 5/9.1(b)]. Section-9-1-(b)-Opacity readings shall be taken by a the top of the coke battery gas 60, Appendix A, Method 9, shall CFR part observer Located in 40 B)

Emissions from Control Equipment 2)

- The particulate emissions from control equipment used to pe of performance for new stationary sources...are applicable control emissions during pushing operations shall not exceed determined in accordance with the procedures set forth in 40 60, Appendix A, Methods 1-5, incorporated by The provisions of Section 111 of the Clean Air Act...relating to standards in this State and are enforceable under The-Environmental Protection the Act [415 ILCS 5/9.1(b)] Section-9-1(b)-of-the three runs (stack tests) and the calculations shall be based on the duration of a push as defined in subsection (c)(1)(A) shall Act. Compliance shall be based on an arithmetic average Compliance reference in Section 212,113 of this Part. 0.040 pounds per ton of coke pushed. of this Section. CFR part (A
- control equipment used to control emissions during pushing operations shall not exceed 208. For a push of less than six minutes duration, the actual number of 15-second readings taken shall be averaged. emissions from opacity of (B

NOTICE OF ADOPTED AMENDMENTS

and are enforceable under The--Bnvironmental the Act [415 ILCS 5/9.1(b)]. Section 2.5 of 40 of this Part, for data Compliance shall be determined in accordance with 40 CFR ... relating to standards of performance for new stationary sources ... are applicable in shall not be used for pushes of less than six Section 212.113 of this Part. The provisions of Section 111 part 60, Appendix A, Method 9, incorporated by reference incorporated Appendix A, Method 9, in Section 212.113 Clean Air Act minutes duration. 60, this State Protection reduction CFR part the reference

Doors. Coke Oven g)

more than Compliance coke oven No person shall cause or allow visible emissions from 10 percent & of all coke oven doors at any time. shall be determined by a one pass observation of all doors on any one battery. 7

No person shall cause or allow the operation of a coke oven unless there is on the plant premises at all times an adequate inventory of spare coke oven doors and seals and unless there is 5)

Compliance shall be determined by a one pass observation of all coke Oven Lids_+ No person shall cause or allow visible emission from more than 5 percent % of all coke oven lids at any time. a readily available coke oven door repair facility. Coke (e

pass piping Coke Oven Offtake Piping. No person shall cause or allow emissions from more than 10 percent % of all coke oven offtake Compliance shall be determined by a one observation of all coke oven offtake piping. at any time. £)

Coke Oven Combustion Stack .. g)

No person shall cause or allow the emission of particulate matter from a coke oven combustion stack to exceed 110 mg/dscm (0.05 gr/dscf); and-

No person shall cause or allow the emission of particulate matter However, the opacity limit shall not apply to a coke oven combustion stack when a leak between any coke oven after pushing coke from the oven is completed, but before The exemption from the opacity limit The owner or Compliance shall be determined in accordance with 40 CFR part 60, in Section the oven's vertical or crossover flues is being repaired, repaired, and the date, time, and duration of all repair periods. These records shall be subject to the requirements of Section incorporated by reference shall not exceed three (3) hours per oven repaired. from a coke oven combustion stack to exceed 212.324(g)(4) and (g)(5) of this Part. written resumption of charging. 212.113 of this Part. Appendix A, Method and 5)

1) All coke oven quench towers shall be equipped h) Quenching.

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arrestors or equipment of comparable effectiveness. Baffles shall cover 95 percent % or more of the cross sectional area of the exhaust vent or stack and must be maintained. Quench water shall not include untreated coke by-product plant effluent. All water placed on the coke being quenched shall be quench water.

Total dissolved solids concentrations in the quench water shall not exceed a weekly average of 1200 mg/L mg/±. 2)

The quench water shall be sampled for total dissolved solids concentrations in accordance with the methods specified in Standard Methods for the Examination of Water and Wastewater, Section 209C, "Total Filtrable Residue Dried at 103-105° C," 15th Edition, 1980, incorporated by reference in Section 212.113 of quench water as applied to the coke. Samples shall be collected a minimum of five days per week per quench tower and analyzed to report a weekly concentration. The samples for each week shall be this Part. Analyses shall be performed on grab samples of analyzed either: 3)

the individual Separately separately, with the average of daily concentrations determined; or

with equal volumes of the the composite form individual daily samples combined to ii) As as one composite sample, sample.

The records required under this subsection shall be kept and maintained for at least three (3) years and upon prior notice Agency be available for inspection and copying by representatives during work hours. 4)

in accordance with operating and Work Rules: No person shall cause or allow the operation P maintenance work rules approved by the Agency. by-product coke plant except i)

7601 Reg. III. 20 at MAY 2 2 1996 (Source: Amended

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Section 212.444 Sinter Processes

Emissions of particulate matter from sinter processes shall be controlled as οĘ Breaker Box. No person shall cause or allow the emission follows:

particulate matter into the atmosphere from the breaker stack of any rate specified by sinter process to exceed the allowable emission Section 212.321 of this Part.

Main Windbox. No person shall cause or allow the emission of existing sinter process to exceed 1.2 times the allowable emission particulate matter into the atmosphere from the main windbox of any rate specified by Section 212.321 of this Part. (q

shall cause or allow the emission of visible particulate matter into the atmosphere from any balling mill drum, mixing drum, <u>pug</u> pub mill Cooler. Balling Mill Drum, Mixing Drum, Pug Mill and ΰ

NOTICE OF ADOPTED AMENDMENTS

or cooler to exceed 30 percent & opacity.

Hot and Cold Screens.+ q)

- pollution control equipment shall not exceed 69 mg/dscm (0.03 or an Particulate matter emissions from all hot and cold screens shall controlled by air pollution control equipment or valent dust suppression system. Emissions from said equivalent dust suppression system.
- allowable emissions as specified by Section 212.321 of this Part existing---emission---sources, whichever is applicable, then establish that the particulate matter emissions from the hot screens and cold screens do not exceed the aggregate of If Provided, -- however, -- that -- if the owner or operator subsection (d)(1) of this Section above shall not apply. for-new--emission-sources or Section 212.322 of 2)

Reg. 111. MAY 2 2 1996 (Source:

Section 212.445 Blast Furnace Cast Houses

- Uncaptured Emissions. a)
- opening in a blast furnace cast house shall not exceed 20 percent & opacity on a six (6) - minute rolling average basis beginning Emissions of uncaptured fugitive particulate matter from any from initiation of the opening of the tap hole up to the point
- observation procedures set out in 40 CFR part Part 60, Appendix A, Method 9, (1991), incorporated by reference in Section 212.113 with accordance Opacity readings shall be taken in 2)

Emissions from Control Equipment (q

- Particulate matter emissions from control equipment used to slag runners or iron or slag spouts shall not exceed 0.023 g/dscm Methods 1 through - 5 (±99±), incorporated by reference in Section 212.113 of this Part, and shall be based on the arithmetic average of three runs. Calculations shall be based on the duration of a cast defined in subsection (a)(1) of this collect any of the emissions from the tap hole, trough, iron or (0.010 gr/dscf). Compliance shall be determined in accordance with the procedures set out in 40 CFR part 60, Appendix A,
- The opacity of emissions from control equipment used to collect particulate matter emissions from the tap hole, runners or iron or slag spouts shall not exceed 10 percent 8 on a six (6) - minute rolling average basis. readings shall be taken in accordance with the A, Method 9, {1991}7 incorporated by reference in Section 212.113 observation procedures set out in 40 CFR part Part 60, Appendix slag any of the 2)

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of this Part

I11, 20 MAY 2 2 1996 Amended (Source:

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Section 212.446 Basic Oxygen Furnaces

particulate matter from basic oxygen processes controlled as follows: Emissions of

furnaces (BOF) shall be collected and ducted to Unless subsection (c) of this Section applies, emissions Emissions from basic oxygen furnace operations during the entire cycle (operations from the beginning of the charging process through the end of the tapping process) shall not exceed the allowable emission rate specified by Section 212.321 fer-new-emission this Part for---existing-emission purposes of computing the process weight rate for this subsection, nongaseous material charged emissions from to the furnace and process oxygen shall be included. a) Charging, Refining and Tapping. Particulate matter sources or Section 212,322 of this sources, whichever is applicable. For shall be included more than once. pollution control equipment. all basic oxygen

Hot Metal Transfer, Hot Metal Desulfurization and Ladle Lancing. Q

Particulate matter emissions from hot metal transfers to a mixer or ladle, hot metal desulfurization operations and ladle lancing and emissions from the pollution control equipment shall not shall be collected and ducted to pollution control equipment,

exceed 69 mg/dscm (0.03 gr/dscf).

If Provided, -- however, -- that -- if the owner or operator can establish that the total particulate matter emissions from hot metal transfers, hot metal desulfurization operations and ladle the allowable Section 212.321 fer--new-emission Section 212.322 for--existing--emission---sources, whichever is applicable, where the process weight rate (P) is the hot metal charged to the BOF vessel, then subsection exceed lancing operations combined do not emissions as specified by sedirees or 2)

percent at integrated iron and steel plants in the vicinity of Granite Compliance with this subsection shall be determined in accordance with Section 212.113 of this Part, except that compliance shall be determined by averaging any 12 consecutive observations taken at 15 person shall cause or allow uncaptured emissions from any opening 40 CFR part 60, Appendix A, Method 9, incorporated by reference in the building housing the BOF shop to exceed an opacity described in Section 0

above shall not apply.

second intervals.

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where the iron and slag stops flowing in the trough.

of this Part.

Section above.

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Section 212.448 Electric Arc Furnaces

slagging, electrode port leakage and ladle lancing shall not exceed the allowable emission rate specified by Section 212.321 or 212.322 of this Part, The total particulate emissions from meltdown and refining, charging, tapping, whichever is applicable,

effective 7605 Reg. 111. 20 d T MAY 2 2 1996 (Source: Amended

Section 212.449 Argon-Oxygen Decarburization Vessels

and tapping operations shall not exceed the allowable emission rate alloy specified by Section 212.321 for-new--emission-sources or Section 212.322 of The total particulate matter emissions from all charging, refining, this Part for-existing-emission--sources, whichever is applicable. addition

effective 7605= Reg. 111. 20 at (Source: Amended

Section 212.452 Measurement Methods

212.113 of this Part. 42-Ped.-Reg.-41754-et-seq:-(August-187-1977). Visible emission evaluation for determining compliance shall be conducted in accordance 212.441 through 212.451 of this Subpart shall be determined in accordance with procedures published in 40 CFR part 60, Appendix A, Methods 1 through - 5, front one-half of the sampling train, incorporated by reference in Section with procedures published in 40 CFR part 60, Appendix A, Method 9, incorporated by reference in Section 212.113 of this Part. -42--Fed.--Reg.--417547--et--seq. Particulate matter emissions from emission units sources subject to 7605= (August-187-1977).

Reg. III. 20 MAY 2 2 1996 (Source:

effective

Section 212.455 Highlines on Steel Mills

Section 212.308 of this Part shall not apply to highlines at steel mills. 7605

effective Reg. 111. 20 Amended at MAY 2 2 1996 (Source:

Section 212.456 Certain Small Foundries

Sections 212.321 and 212.322 of this Part shall not apply to foundry cupolas if all the following conditions are met:

- a) The cupola was in existence prior to April 15, 1967; and b) The cupola process weight rate is less than or equal
- 20,000 t c

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lbstb/hr; andr

The cupola as of April 14, 1972, either: ũ

1) Is in compliance with the following allowable emissions from small foundries covered by this Section:

Allowable Emission Rate lbs/hr	3.05 4.70 6.35 8.00 9.58 11.30 12.30 14.30 16.65 18.70 23.40 25.10	rates not listed, straight lir	consecutive process weight rates shall h	sion rates.) subsection-(e)(3); or7	terms and conditions of a variand	itrol Board (Board) 1.7 and constructio	OL	section (c)(13) of this Section.	Attowable-emissionsfromsmalifoundriescoveredbySectic
Process Weight Rate 1bs/hr	1,000 1,	(Board Note: For process weight	interpolation between two cons	used to determine allowable emission	2) Is in compliance with the to	granted by the Pollution Control	has commenced on equipment	achieve compliance with subsection (c)(13) of this	3) Attowable-emissionsfrom

pe la

212-456 46

Process-Weight-Rate	Allowable-Emission
Pounds-Per-Hour	S C C C C C C C C C C C C C C C C C C C
	Pounds-Per-Hour
±7000	9-0-€
27000	4-70
37888	6+35
47000	00 ≐0
57000	9÷2⊕
6+999	44+30
77989	42÷99
9,000	±4+30
9+989	±5÷50
±97999	±6 ÷65
127000	±8÷≯0
±67000	21.00€

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POLLUTION CONTROL BOARD

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d~-Note÷- polation-t	used-to-determine-atiowabie-emission-rates:7 Irce: Amended at 20 Ill. Reg. MAY 2.21995)
(Bear inter	used-to-determine (Source: Amended MAY 2 2 19

Section 212.457 Certain Small Iron-Melting Air Furnaces

212,322 of this Part shall not apply to iron-melting air furnaces following conditions are met: Section all the

- in existence prior to April 15, 1967, and is The air furnace was a)
 - located in Hoopeston, Vermilion County, Illinois; and,
- 5,000 to The air furnace process weight rate is less than or equal lbs tb/hr; andr Q
- the following allowable emissions from small iron-melting air furnaces covered by this Section: The air furnace as of November 23, 1977, either: Is in compliance with Û

onerous oldersolle	50 40 60	Emission Rate	lbs/hr
	Process Weight Rate	1 he /hr	711 / 607

ı»l		the
lbs/hr	6.10 9.40 12.70 16.00	dividing
, ma		emission rate is computed by dividing the
		rate is
		emission
lbs/hr	1,000 2,000 3,000 4,000	average
		The

equipment or modifications sufficient to achieve compliance with Is in compliance with the terms and conditions of a variance process weight rates not listed, straight line interpolation by the number of hours of determine allowable average emission rates. Subsection-(c)(3); or 2) Is in compliance with the terms and conditions of a varian construction has commenced the equipment process weight rates shall operation, excluding any time during which For process weight rates not listed, s the emissions during operati and granted by the Board; consecutive between two

Board Note:

A±≥>wabie-emissions-from-smail-iron-melting-air-furnaces--covered subsection (c)(13) of this Section. by-Gection-212-457+ 46

Allowable-Average Pounds-Per-Hour Emission-Rate Process-Weight-Rate

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9-9-9-6	4-88	999-5	+Board-Note:ghe-average-emrasion-rate-is-compated-bydividingthe	sum of the emissions during operation - by - the number - of - hours - of	operation;-excitading-any-time-dating-which-theegaipmentisis	NOTH-DROCESS-TACKORY-TRACES-TROCH-PARCES-TRACES-TRACES TO THE TRACES TO	Detaces to a consecutive - process verght rates shall	determine-aliovable-averageemission-rates-j	

Section 212.458 Emission Units Seurces in Certain Areas MAY 2 2 1996

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(Source:

- Applicability. This Section shall apply to those emission units seurces located in those areas defined in Section 212.324(a)(1) of a)
- that of fugitive particulate matter, into the or allow emissions of atmosphere to exceed the following limits during any one hour period: No person shall cause Emission Limitation. PM-10, other than Q

this Part.

- 15.9 ng/J (0.037 lbs/mmbtu --per-mmbtu) of heat input from any emission unit source located at the steel plant between 106th and 111th Streets in City of Chicago; fuel combustion
 - 22.9 mg/scm (0.01 gr/scf) for the basic oxygen furnace additive systems in the Village of Riverdale; 2)
- 4.3 ng/J (0.01 lbs/ lbs.-permmbtu) of heat input from the burning of fuel in the soaking pits in the Village of Riverdale; 3)
- 64.08 mg/scm (0.028 gr/scf) from the electrostatic precipitator discharge of the basic oxygen process in the Village 4)
 - 45.8 mg/scm (0.02 gr/scf) from the pickling process at a steel plant in the Village of Riverdale; Riverdale; 2)
- for coal handling systems equipped with fabric filters fitter(s) at a steel plant located in the City of 5 percent & opacity (9
- of this Part, except as otherwise provided in emissions -- source located at integrated iron and steel plants in this Section or in Sections 212.443 and 212.446 of this Subpart; emission defined 22.9 mg/scm (0.01 gr/scf) from any process S S Granite City, the vicinity of 212.324(a)(1)(C) Chicago; 7)
 - Granite City, as defined in Section 212.324(a)(1)(C) of this OH casting operations at steel plants in the vicinity of 5 percent % opacity for continuous caster spray chambers 8
- 32.25 ng/J (0.075 lbs/permmbtu) of heat input from the burning of coke oven gas at all emission units sources, other than coke oven 6

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combustion stacks, at steel plants in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Subpart;

- 38.7 ng/J (0.09 lbs/r-permmbtu) of heat input from the slab furnaces at steel plants in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Subpart;
- emissions -- sources at secondary lead processing plant located in 22.9 mg/scm (0.01 gr/scf) for all process emission Granite City, except the salt flux crusher; 11)
- 22.9 mg/scm (0.01 gr/scf) for any melting furnace at a secondary aluminum smelting and refining plant in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Part; 12)
- 45.8 mg/scm (0.02 gr/scf) from No. 6 mill brusher, and metal chip and refining plant located in the vicinity of Granite City, as defined in handling system at a secondary aluminum smelting 13)
 - molding sand Section 212.324(a)(l)(C) of this Part; 0.05 kg/Mg (0.01 lb/T) of sand processed from
- forming systems at a steel foundry plant located in Granite City; $0.01~{\rm kg/Mg}~(0.02~{\rm lbs/T})$ of sand processed from recycle sand shakeouts at a steel foundry plant located in Granite City; 15)
- 20 percent opacity for all emission units; and At a steel foundry plant located in Granite City:

16)

- units emissions--sources--at-steel-foundry-plant-in-Granite Gity, except the sand dryer, sand cooler, chill tumbler, paint booth, chromite reclamation reclamatin -- and, core emission units listed in subsections (b)(14) and (b)(15) of roof ventilators, 22.9 mg/scm (0.01 gr/scf) for all other process electric arc shop baking ovens,
- emission units emissions -- sources at a metal finishing plant located in the 17) 41.2 mg/scm (0.018 gr/scf) for cold rolling mill Village of McCook; this Secti
- fuel in any process emission unit source at a secondary aluminum smelting and refining plant and/or aluminum finishing plant; 2.15 ng/J (0.005 lbs/mmbtu) of heat input from the burning 18)
- dross mixing units sources at a secondary aluminum smelting and 22.9 mg/scm (0.01 gr/scf) from dross pad, dross cooling, refining plant and/or aluminum finishing plant; 19)
 - 12.9 ng/J (0.03 lbs/mmbtu) of heat input from any fuel combustion emission unit source that heats air for space heating purposes at a secondary aluminum smelting and refining plant located in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) 20)
- 68.7 mg/scm (0.03 gr/scf) for any holding furnace at a secondary aluminum smelting and refining plant in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Part; 21)
- works boilers located at the steel making facilities at steel plant in the vicinity of Granite City, as defined in Section 2.15 ng/J (0.005 lb/lbs-permmbtu) of heat input from the steel 22)

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212.324(a)(1)(C);

- the total of all basic oxygen furnace processes described in Section 212.446(a) of this Subpart and measured at the BOF stack located at steel plant in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Part; 27.24 34.4 kg/hr (60 68.5 lbs/hr) and 0.1125 kg/Mg (.225 lbs/T) of total steel in process, whichever limit is more stringent 23)
 - North and south melting South furnaces at a secondary aluminum smelting and refining plant located in the vicinity of Granite City, as defined in Section 212.324(a)(1)(C) of this Part, cannot be operated simultaneously;
 - defined in Section 212.324(a)(1)(C) of this Part, can be operated Magnesium pot furnaces at a secondary aluminum smelting and refining plant located in the vicinity of Granite City, as no more than two lines only-one-line at a time;
- combustion emission unit sewree at a secondary aluminum smelting and refining plant and/or aluminum finishing plant except as 2.15 ng/J (0.005 lbs/mmbtu) of heat input from any provided in subsection (b)(20) of this Section; 26)
- 91.6 mg/scm (0.040 gr/scf) and 0.45 kg/hr (1 lb/hr) for melting Village of McCook, with operation limited to no more than two of furnaces Nos. 6, 7, and 8 at a metal finishing plant in these furnaces at one time; 27)
- 183 mg/scm (0.080 gr/scf) and 0.91 kg/hr (2 lbs/hr) for holding furnaces Nos. 6, 7, and 8 at a metal finishing plant in the Village of McCook, with operation limited to no more than two these furnaces at one time; 28)
 - 54.9 mg/scm (0.024 gr/scf) and 1.81 kg/hr (4 lbs/hr) for melting furnaces Nos. 24, 25, and 26 at a metal finishing plant Village of McCook; 29)
- 34.3 mg/scm (0.015 gr/scf) and 1.81 kg/hr (4 lbs/hr) for melting furnaces Nos. 27, 28, 29, and 30 at a metal finishing plant in the Village of McCook; 30)
 - furnaces Nos. 24, 25, and 26 at a metal finishing plant in the Village of McCook, except that during fluxing operation those furnaces may emit 195 mg/scm (0.085 gr/scf) and 2.72 kg/hr (6 32.0 mg/scm (0.014 gr/scf) and 0.45 kg/hr (1 lb/hr) for holding lbs/hr tb/hr);
- furnaces Nos. 27, 28, 29, and 30 at a metal finishing plant in the Village of McCook, except that during fluxing operation those 34.3 mg/scm (0.015 gr/scf) and 0.45 kg/hr (1 lb/hr) for holding furnaces may emit 217 mg/scm (0.095 gr/scf) and 2.72 kg/hr (6 $\,$ bs/hr +b/hr); 32)
 - 29, and 30 at a metal finishing plant in the Village of McCook Fluxing operations at holding furnaces Nos. 24, 25, 26, 33)
- 임양 this Section shall not apply to those emission units sources with Exceptions. The mass emission limits contained in subsection shall be limited to no more than three at any one time. ô

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visible emissions other than that of fugitive particulate matter<u>1</u> however, if a stack test is performed, this subsection is not a defense to a finding of a violation of the mass emission limits contained in subsection (b) of this Section.

d) Maintenance, Repair, and Recordkeeping. The requirements of subsections-(f)-and-(g) of this Part shall also apply to this Section.

e) eempitence--Bater Compliance with this Section is required by December 10, 1993, or upon initial start-up, whichever occurs later.

(Source: Amended at 20 Ill. Reg. 7605 Ξ , effective MAY 2.21995...)

SUBPART S: AGRICULTURE

Section 212.461 Grain-Handling and Drying in General

- a) Sections 212.302(a), 212.321, and 212.322 of this Part shall not apply to grain-handling and grain-drying operations, portable grain-handling equipment facitities and one-turn storage space.
 - grain-handling equipment recriffes and one-furn storage space.

 b) Housekeeping Practices. All grain-handling and grain-drying operations, regardless of size, must implement and use the following housekeeping practices:
- Air pollution control devices shall be checked daily and cleaned
 as necessary to insure proper operation.
 Cleaning and Maintenance.
- A) Floors shall be kept swept and cleaned from boot pit to cupola floor. Roof or bin decks and other exposed flat surfaces shall be kept clean of grain and dust that would tend to rot or become airborne.
 - B) Cleaning shall be handled in such a manner as not to permit dust to escape to the atmosphere.
- C) The yard and surrounding open area, including but not limited to ditches and curbs, shall be cleaned to prevent the accumulation of rotting grain.

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- 3) Dump Pit.
- A) Aspiration equipment shall be maintained and operated.

 B) Dust control devices shall be maintained and operated.
- 4) Head House. The head house shall be maintained in such a fashion that visible quantities of dust or dirt are not allowed to escape to the atmosphere.
 - 5) Property. The yard and driveway of any source facitity shall be asphalted, oiled or equivalently treated to control dust.
- 6) Housekeeping Check List. Housekeeping check lists to be developed by the Agency shall be completed by the manager and maintained on the premises for inspection by Agency personnel.
 - c) Exemptions. Any existing grain-handling operation for which construction or modification commenced prior to June 30, 1975, having

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a grain through-put of not more than 2 million bushels per year and located inside a major population area and any existing grain-handling operation or existing grain-drying operation for which construction or modification commenced prior to June 30, 1975, located outside of a major population area which is required to apply for a permit pursuant to Sections 212.462 and 212.463 of this Subpart, respectively, shall receive such permit notwithstanding the control requirements of those respective rules provided said operation can demonstrate that the following conditions exist upon application for, or renewal of, an operating permit:

1) The requirements of subsection (b) of this Section are being met;

No certified investigation is on file with the Agency indicating that there is an alleged violation prior to issuance of the permit.

2)

A) If a certified investigation is on file with the Agency indicating an alleged violation, any applicant may obtain an exemption for certain operations if said applicant can prove to the Agency that those parts of his operation for which he seemption are not the probable cause of the alleged violation.

Applicants requesting an exemption in accordance with the provisions of subsection (c)(2)(A) of this Section may be granted an operating permit for a limited time, not to exceed twelve (12) months in duration, if an objection is on file with the Agency on which a certified investigation has not been made prior to issuance of the permit.

C) An applicant may consider denial of an exemption under this rule as a refusal by the Agency to issue a permit. This shall entitle the applicant to appeal the Agency's decision to the Board pursuant to Section 40 of the Act [415 ILCS 5/40] (filty-Revy-Staty-1904).

investigation is on file with the Agency indicating that there is an application shall include a compliance plan and project completion grain-drying operation's program for complying with the standards and certified investigation indicating alleged pollution was received by said operation; provided, however, any such operation shall not be Loss of Exemption. Any existing grain-handling operation or existing modification commenced prior to June 30, 1975, that has received an operating Section above shall apply for an operating and/or construction permit pursuant to 35 Ill. Adm. Code 201 within sixty (60) days after certified limitations of Section 212.462 or 212.463 of this Subpart as the case notice of a (C) construction permit pursuant to the provisions of subsection subchapter of written notice from the Agency that a may be, within a reasonable time after the date on which operation's construction alleged violation against the operation. The grain-handling grain-drying operation for which showing the schedule

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required to reduce emissions from those parts of the operation that can prove to the Agency are not the probable cause of the pollution alleged in the certified investigation. the applicant

The written notice of loss of exemption is not a final action of

the Agency appealable to the Board.

Act [415 ILCS 5/40] {###-Rev--Stat:--1981;--ch:--124--1/27--par; a final action appealable to the Board under Section 40 of Denial of a permit requested pursuant to this subsection (d) 10407. It shall be a violation of this regulation for any person or persons to attempt to circumvent the requirements of this regulation by establishing a pattern of ownership or source facility source factitty development, would otherwise require application of Section 0 development which, except for such pattern of ownership Circumvention. (e

a permit denial under subsection (c) or (d) 212,462-or-212,463 of this Section, order the permit to be issued by the Agency unless the applicant who has appealed the permit denial has proved to operation which is the subject of the denied application is not injurious to human, plant or animal life, to health, or to property, and does not unreasonably interfere with the enjoyment of life or OĽ Standard on Appeal to Board. In ruling on any appeal Board that the grain-handling operation 212.462 or 212.463 of this Subpart. the Board shall not and does £)

Alternate Control of Particulate Emissions. 6

property.

numerical compliance with Section 212.322 of this Part, as of 1972, and continue to be in compliance with Section of this Part need not comply with the provisions under were subsection (b) and this subsection (b) of this Section (g). this Subpart, except the housekeeping practices which Grain-handling or grain-drying operations, April 14,

Grain-handling or grain-drying operations, which were not in but which came into compliance with Section 212.321 of this Part prior to April 14, 1972, and continue to be Section 212.321 of this Part need not comply with the provisions under this Subpart, except the housekeeping in this subsection (b) and in this subsection (b) this Part, numerical compliance with Section 212.322 of 1972, compliance with April 14, practices in 2)

Proof of compliance with said rule shall be made by stack sampling and/or material balance results obtained from actual sampling and/or material balance results obtained from actual testing of the subject emission unit facitity or process and be the time of an application for, or renewal of, an 3)

Severability. If any provision of these rules and regulations is adjudged invalid, such invalidity shall not affect the validity of this 35 Ill. Adm. Code, Subtitle B, Chapter I (thapter) as a whole or

permit.

operating

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Subpart, sentence or clause thereof not adjudged

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invalid.

Reg. 111. 20 at MAY 2 2 100G (Source: Amended

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Section 212.462 Grain-Handling Operations

of this Subpart, existing grain-handling operations with a total annual grain through-put of 300,000 bushels or more shall apply for an operating permit pursuant to 35 Ill. Adm. Code 201, and shall demonstrate compliance with the or allowed to use alternate control according to Section 212.461(g) Unless otherwise exempted pursuant to Section 212.461(c) or following:

Cleaning and Separating Operations.

directly into the during cleaning and separating operations shall be captured to the extent necessary to prevent emissions 1) Particulate matter generated matter visible particulate atmosphere.

For grain-handling sources facilities having a grain through-put of not more than 2 million bushels per year or located outside a population area, air contaminants collected from cleaning pollution control equipment which has a rated and actual particulate removal efficiency of not less than 90 percent and separating operations shall be conveyed through weight prior to release into the atmosphere. major 2)

removal efficiency of not less than 98 percent % by weight prior For grain-handling sources facilities having a grain through-put population area, air contaminants collected from cleaning and air pollution control equipment which has a rated and actual particulate major exceeding 2 million bushels per year and located within a separating operations shall be conveyed through to release into the atmosphere. 3)

Major Dump-Pit Area. Q

1) Induced Draft.

hoppers and legs) to such an extent that a minimum face velocity is maintained, at the effective grate surface, sufficient to contain particulate emissions generated in effective grate surface shall be at least 200 fpm, which associated equipment (including, but not limited to, boots, The minimum face velocity at the A) Induced draft shall be applied to major dump pits and be determined by using the equation: unloading operations.

Q = induced draft volume in scfm; and V = face velocity; and where:

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A = effective grate area in ft(2) square-feet; and

- control equipment which has an overall rated and actual particulate collection efficiency of not less than bushels per year or located outside a major induced draft air stream for grain-handling sources population area shall be confined and conveyed through facilities having a grain through-put of not more percent & by weight; and pollution 9.0 B)
- particulate collection efficiency of not less than 98 bushels per year and located in a major population area be confined and conveyed through air pollution induced draft air stream for grain-handling sources equipment which has an overall rated and actual facilities having a grain through-put exceeding 2 percent & by weight; and control The ô
- employed to prevent a wind velocity in excess of 50 percent % of the induced draft face velocity at the pit; that such means or devices do not have degree of prevention when the ambient measured, with the induced draft system not operating, at a point midway between the dump-pit area walls at the point where the wind exits the dump-pit area, and at a height above the dump-pit area floor of approximately 2 ft feet; quick-closing doors, air curtains or wind deflectors) shall The wind velocity shall be (including, but not limited to, 25 mph. devices however, to achieve the same exceeds OL air wind provided, í
- equivalent method, technique, system or combination thereof adequate to achieve, at a minimum, a particulate matter emission be achieved by compliance with subsection (b)(1) of this Section. reduction equal to the reduction which could Any 2)

(Board Note: Pursuant to Section 9 of the Act, certain country grain elevators are exempt from subsection (b) of this Section.)

Internal Transferring Area. ς υ

- extent to prohibit visible particulate matter emissions Internal transferring area shall be enclosed to the directly into the atmosphere. necessary
 - control equipment which has a rated and actual particulate removal efficiency of not less than 90 percent % by weight prior Air contaminants collected from internal transfer operations for grain-handling sources fecilities having a grain through-put of not more than 2 million bushels per year or located outside a through air pollution major population area shall be conveyed to release into the atmosphere. 2)
- exceeding 2 million bushels per year and located in a major Air contaminants collected from internal transfer operations for through-put grain-handling sources facilities having a grain

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prior to pollution control particulate removal weight population area shall be conveyed through air which has a rated and actual efficiency of not less than 98 percent % by release into the atmosphere. equipment

Load-Out Area. (p

- discharge is vehicle, except for topping off. Choke loading shall no more than 12 inches above the sides of the receiving vehicle. Truck and hopper car loading shall employ socks, sleeves equivalent devices which extend 6 inches below the sides of be considered an equivalent method as long as the receiving
 - Box car loading shall employ means or devices to prevent the economically emission of particulate matter into the atmosphere to and fullest extent which is technologically feasible. 2)
 - Watercraft Loading. 3
- grain-handling sources facilities having a grain through-put located major population area shall be captured in an induced draft air stream, which shall be ducted through air pollution control equipment that has a rated and actual matter removal efficiency of not less than 90 A) Particulate matter emissions generated during loading for percent 8 by weight prior to release into the atmosphere. of not more than 2 million bushels per year or particulate outside a
 - matter emission reductions, at a minimum, shall equal the grain-handling sources factitities having a grain through-put exceeding 2 million bushels per year and located in a major area shall be captured in an induced draft air stream, which shall be ducted through air pollution control equipment that has a rated and actual particulate removal efficiency of not less than 98 percent & by weight prior to except for the portion of for which particulate reduction achieved by compliance with subsection (d)(3)(A)Particulate matter emissions generated during loading grain loaded by trimming machines release into the atmosphere; population B)
- Modified Grain-Handling Operations. Grain New-and--modified that for the purpose of this grain through-put, without 30 percent % of the annual grain through-put on which the operation's or modification Code 201, and shall comply with the control equipment requirements of this or modification commenced on or after June 30, than additions to the grain-handling operation, shall not be considered a modification unless such increase exceeds grain-handling operations for which construction or modifica commenced on or after June 30, 1975, shall file applications Section, except for new-and-modified grain-handling operations through-put of less construction and operating permits pursuant to 35 Ill. Adm. 1975, which will handle an annual grain Subpart, an increase in the annual physical alterations or additions to t 300,000 bushels; provided, however, of this Section. construction New and (e

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original construction and/or operating permit was granted. If the grain-handling operation has been operating lawfully without a permit, its annual grain through-put shall be determined as set forth in the definition of the term "annual grain through-put."

(Source: Amended at 20 III. Reg. 7605

effective

Section 212.463 Grain Drying Operations

Unless otherwise exempted pursuant to Section 212.461(c) or (d) of this Subpart or allowed to use alternate control according to Section 212.461(g) of this Subpart, exteting grain-drying operations

Modification commenced prior to June 30, 1975, with a total grain-drying capacity in excess of 750 bushels per hour for 5 percent 4 moisture extraction at manufacturer's rated capacity (using the American Society of Agricultural Engineers Standard 248.2, Section 9, Basis for Stating Drying Capacity of Batch and Continuous-Flow Grain Dryers, incorporated by reference in Section 212.113 of this Part) shall be operated in such a fashion as to preclude the emission of particulate matter larger than 300 microns mean particle diameter, shall comply with the following:

a) Column Dryers. The largest effective circular diameter of transverse perforations in the external sheeting of a column dryer shall not exceed 0.094 inch, and the grain inlet and outlet shall be enclosed.

b) Rack Dryers. No portion of the exhaust air of rack dryers shall be emitted to the ambient atmosphere without having passed through a particulate collection screen having a maximum opening of 50 mesh, U.S. Sieve Series. the exhaust gas of which for grain-handling facilities having a grain through-put of not more than 2 million bushels per year or located outside a major population area shall be ducted through air pollution control equipment which has a rated and actual particulate removal efficiency of 90 percent -% by weight prior to release into the atmosphere.

2) All such screens will have adequate self-cleaning mechanisms, the exhaust gas of which for grain-handling sources factitities having a grain through-put exceeding 2 million bushels per year and located in a major population area shall be ducted through air pollution control equipment which has a rated and actual particulate removal efficiency of 98 percent 4 by weight prior to release into the atmosphere.

c) Other Types of Dryers. All other types of dryers shall be controlled in a manner which shall result in the same degree of control required for rack dryers pursuant to subsection (b) of this Section.

d) New and Modified Grain-Drying Operations. Grain New-and----modified grain-drying operations constructed or modified on or after June 30,

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pursuant to 35 Ill. Adm. Code 201, and shall comply with the control equipment to 35 Ill. Adm. Code 201, and shall comply with the control equipment requirements of this Section, except for new and modified grain-drying operations which do not result in a total grain-drying capacity in excess of 750 bushels per hour for 5 percent @ moisture extraction at manufacturer's rated capacity, using the American Society of Agricultural Engineer Standard 248.2, Section 9, Basis for Stating Drying Capacity of Batch and Continuous_Flow Grain Dryers.

(Source: Amended at 20 Ill. Reg. 7605 , effective

Section 212.464 Sources in Certain Areas

- a) Applicability. Notwithstanding Section 212.461 of this Subpart, this Section shall apply to those sources located in the Lake Calumet area as defined in Section 212.324(a)(1)(B) of this Part.
 - b) Emission Limitations
- that of fugitive particulate matter, into the atmosphere to exceed 22.9 mg/scm (0.01 gr/scf) during any one hour period from any process emission unit emissions secret grain except for column grain attoring, mixing or treating of grain except for column grain dryers; in addition, no person shall cause or allow visible emissions of PM-10 other than fugitive particulate matter from grain conveying, transferring, loading, or unloading operations, including garners, scales, and cleaners.
 - 2) No person shall cause or allow the emission of fugitive particulate matter into the atmosphere from barges and other watercraft, truck or rail loading or unloading systems to exceed the limits specified in Section 212.123 of this Part.
 - 3) Column grain dryers shall not be eligible for the exemptions as provided in Section 212.461(9) of this Part.
- this Section shall not apply to those sources with no visible emissions other than fugilive particulate matter; however, if a stack test is performed, this subsection is not a defense to a finding of a violation of the mass emission limits contained in subsection (b) of this Section.
- d) Maintenance, Repair, and Recordkeeping. The requirements of subsections—(f)—and—(g) of Section 212.324(f) and (g) of this Part shall also apply to this Section.
- e) Compliance Date. Emission units Gources shall comply with the emission limitations and recordkeeping and reporting requirements of this Section May Ill within-one-year-foilowing-the-effective-date-off this-Section-or-by-December-19, 1993, or upon initial start-up, whichever occurs later is-earlier.

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7605 Reg. 111. 20 at (Source: Amended

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CONSTRUCTION AND WOOD PRODUCTS SUBPART T: Section 212.681 Grinding, Woodworking, Sandblasting and Shotblasting

Sections 212.321 and 212.322 of this Part shall not apply to the following industries, which shall be subject to Subpart K of this Part:

Grinding;

Woodworking; and

Sandblasting or shotblasting. c 0 0

111. 20 a t MAY 2 2 1996 (Source: Amended

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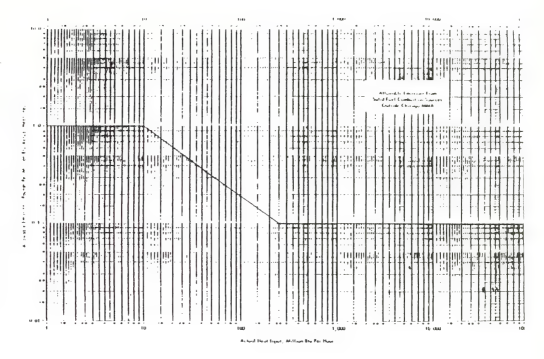
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NOTICE OF ADOPTED AMENDMENT(S)

Section 212.ILLUSTRATION A Allowable Emissions from Solid Fuel Combustion Emission Sources Outside Chicago (Repealed)

Illustration A Allowable Emissions from Solid Fuel Combustion Emission Sources Outside Chicago



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96 effective 7605 NOTICE OF ADOPTED AMENDMENTS Reg. POLLUTION CONTROL BOARD ILLINOIS REGISTER 111. 20 (Source: Repealed at

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Section 212.ILLUSTRATION B Limitations for all New Process Emission Sources 1 Limitations for all New Process Emission Sources (Repealed)

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Reg. 111. 20 at

(Source: Repealed

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Section 212.ILLUSTRATION C Limitations for all Existing Process Emission Sources (Repealed) (Repealed)
Illustration C
Limitations for all Existing Process Emission Sources

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NOTICE OF ADOPTED AMENDMENTS

(Source: Repealed at 20 Ill. Reg. (6)

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Heading of the Part: Water Quality Standards

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- 2) Code Citation: 35 Ill. Adm. Code 302
- 3) Section Numbers: Adopted Action: 302.208 Amended 302.407 Amended
- 4) Statutory Authority: 415 ILCS 5/13 and 27
- 5) Effective Date of Rulemaking: May 24, 1996
-) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rulemaking contain incorporations by reference? No
- 8) <u>Date Filed in Agency's Principal Office</u>: Order adopted in R94-1(A) on May 16, 1996
- 9) Notice of Proposal Published in Illinois Register: January 26, 1996 (20 Ill. Reg. 1445)
- 10) Has JCAR issued a Statement of Objections to these rules? JCAR issued a letter of No Objection on April 23, 1996.
- 11) Difference(s) between proposal and final version: Corrected Storet numbers for Selenium in tables of Section 302.208(g) and Section 302.407.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes indicated.
- 13) Will this rulemaking replace an emergency rule currently in effect?
- 14) Are there any amendments pending on this Part? No
- Summary and Purpose of Rulemaking: In brief, the Board has included a comprehensive summary in its opinion in R94-1(A) which is available from the address in paragraph (16). A comprehensive summary of the amendments is provided in the Board's Opinion dated May 16, 1996 in Docket R94-1(A) which is available from the Board at the address given below. In brief, the Federal Water Pollution Control Act, commonly known as the Clean Water Act (CWA) 33 U.S.C. 1251 et seq. requires the Environmental Protection Agency to periodically, but at least every three years, review the water quality standards applicable in that State. The agency refers to this as the "Triennial Review". This rulemaking is part of that review. This rulemaking has been certified pursuant to Section 28.2 of the Federal Clean Water Act.

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The amendments revise the Gen.ral Use Water Quality Standards for lead and mercury. The amendments update the acute standard for lead to reflect updated aquatic toxicity data and add a chronic standard. The amendments change the acute standard for mercury from 0.5 ug/L to 2.6 ug/L and add a chronic standard of 1.3 ug/L. The amendments also correct the STORET number for un-ionized ammonia in Section 302.407.

16) Information and questions regarding these adopted amendments shall be directed to:

Diane F. O'Neill, Attorney Illinois Pollution Control Board 100 W. Randolph 11-500 Chicago IL 60601 (312) 814-6062

Requests for copies of the May 16, 1996 opinion should be addressed to the Clerk of the Board at the above address and should reference Docket $\mathsf{R94-1}(\mathsf{A})$.

The full text of the Adopted Amendment begins on the next page:

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE C: WATER POLLUTION CHAPTER I: POLLUTION CONTROL BOARD

PART 302

WATER QUALITY STANDARDS

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SUBPART C: PUBLIC AND FOOD PROCESSING WATER SUPPLY STANDARDS SUBPART B: GENERAL USE WATER QUALITY STANDARDS Numeric Standards for Chemical Constituents Ammonia Nitrogen and Un-ionized Ammonia Allowed Mixing, Mixing Zones and Zids Scope and Applicability Scope and Applicability Main River Temperatures Other Toxic Substances Offensive Conditions Dissolved Oxygen Fecal Coliform Nondegradation Radioactivity Stream Flows Temperature Definitions Phosphorus Purpose 302.104 302.211 Section 310,100 302.101 302.102 302,103 Section 302.201 302.202 302.203 302.204 302.205 302.207 302.208 302.209 302.210

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302.663 Determination of Bioconcentration Factor

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of the 27 Section ģ and authorized AUTHORITY: Implementing Section 13 and authorize Environmental Protection Act [415 ILCS 5/13 and 27].

Reg. 44, p. 151, effective November 2, 1978; amended at 3 III. Reg. 20, p. 95, effective May 17, 1979; amended at 3 III. Reg. 25, p. 190, effective June 21, 1979; codified at 6 III. Reg. 7818; amended at 6 III. Reg. 11161, effective September 7, 1982; amended at 6 III. Reg. 13750, effective October 26, 1982; amended at 8 III. Reg. 1629, effective January 18, 1984; peremptory amendments SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 Ill. MAY 2.4 1996

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

GENERAL USE WATER QUALITY STANDARDS SUBPART B:

Section 302.208 Numeric Standards for Chemical Constituents

The acute standard (AS) for the chemical constituents listed in subsection ($\underline{e}d$) shall not be exceeded at any time except as provided in subsection (de). a)

least (ed) shall not be exceeded by the arithmetic average of at four days, except as provided in subsection (de). The samples used to CS must be The chronic standard (CS) for the chemical constituents listed collected in a manner which assures an average representative of least four consecutive samples collected over any period of at compliance or lack of compliance with a sampling period. demonstrate subsection (q

The human health standard (HHS) for the chemical constituents listed above the harmonic mean flow pursuant to Section 302.658 nor shall an annual average, based on at least eight samples, collected in a manner representative of the sample period, exceed the HHS except as provided in subsection (f) shall not be exceeded when the stream flow is at

d

NOTICE OF ADOPTED AMENDMENTS

be exceeded in any waters except for those Agency has approved a ZID pursuant to in subsection (d). $\underline{(d)_c}$) In waters where a mixing is allowed pursuant to Section 302.102, the following apply: The AS shall not be exceeded waters for which the Agency has Section 302.102.7

2. The CS shall not be exceeded outside of waters in which mixing is allowed pursuant to Section 302.102.

3. The HHS shall not be exceeded outside of waters in which mixing is allowed pursuant to Section 302.102.

ed) Numeric Water Quality Standards for the Protection of Aquatic Organisms

Const	Constituent	STORET Number	AS (ug/L)	SC (T/6n)
Arsenic (tota	senic (total)	01002	360	190
Cadmium (tota	dmium (total)	01027	exp[A + Bln(H)], but not to exceed 50 ug/L, where A = -2.918 and B = 1.128	exp((A + Bln(H)), where A = -3.490 and B = 0.7852
Chromium (total	romium (total hexavalent	01032	16	11
Chromium (total trival	romium (total) trivalent)	01033	exp[A + Bln(H)], where A = 3.688 and B = 0.8190	exp(A + Bln(H), where $A = 1.561$ and $B = 0.8190$
Copper (tot	pper (total)	01042	exp[A + Bln(H)], where $A = -1.464$ and $B = 0.9422$	exp[A + Bln(H)], where $A = -1.465$ and $B = 0.8545$
Cyanide	iđe	00718	22	5.2
Lead (to	ad (total)	01051	$\exp[A + Bln(H)]$ but-not to-exceed 100-ug/br where $A = -17460 - 1.301$ and $B = 1.273$	Not-Apptied exp[A + Bin(H)], where $A=-2.863$ and $B=1.273$

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Not-Applied	11		
2.60+5 Not	1.9	microgram per liter, base of natural logarithms raised to the x-power, and	natural logarithm of Hardness
71900	20060	= micr - base	= natu
		exp(x)	ln(H)
Mercury	TRC	where:	

Numeric Water Quality for the Protection of Human Health £)

STORET

r liter	chemical
micrograms pe	centrations of the following chemical constituents shall not
where: ug/L =	ge) Concentrations of the following chemical constituents shall not
	ng/L

0	Concentrations	οĘ	the	following	chemical	COUS	constituents shall	shall not	Q Q
1		ij	waters	for which	mixing	.∺	allowed	pursuant	40
	Section 302,102.								

	Units	Number	Standard	
	mq/L	01007	5.0	
Boron (total) md	mg/L	01022	1.0	
al)	mg/L	00940	.005	
	mg/L	00951	1.4	
ssolved)	mg/L	01046	1.0	
_	mg/L	01055	1.0	
	mg/L	01067	0.7	
	mg/L	32730	0.1	
m (total)	mg/L	01147	1.0	
	uq/L	01077	5.0	
	mg/L	00945	500.	
Total Dissolved mg	mg/L	70300	1000.	
Solids				
Zinc (total) mg	mg/L	01092	1.0	
where: mg/L = mil	milligrams	per litter	and	
II	micrograms	per liter	0000	
(Source: Amended at 20	111.	Reg.	900)	effective

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Section 302.407 Chemical Constituents

Concentrations of other chemical constituents shall not exceed the following standards:

	NUMBER	TRATION (mg/ <u>L</u> ±)
Ammonia, Un-ionized (as N)*	0061200619	0.1
Arsenic (total)	01002	1.0
Barium (total)	01007	5.0
Cadmium (total)	01027	0.15
Chromium (total hexavalent)	01032	0.3
Chromium (total trivalent)	01033	1.0
Copper (total)	01042	1.0
Cyanide (total)	00720	0.10
Fluoride (total)	19600	15.0
Iron (total)	01045	2.0
Iron (dissolved)	01046	0.5
Lead (total)	01051	0.1
Manganese (total)	01055	1.0
Mercury (total)	71900	0.0005
Nickel (total)	01067	1.0
Oil, fats and grease	005500,00556	
	or 00560	15.0**
Phenols	32730	0.3
Selenium (total)	0114700147	1.0
Silver	01077	0.1
Zinc (total)	01092	1.0
Total Dissolved Solids	70300	1500

*For purposes of this section the concentration of un-ionized ammonia shall be computed according to the following equation:

where: [0.94412(1'+ 10x) + 0.0559] = D

Hd -(T + 273.16)0.09018 + 2729.92

 $\mathbf{U} = \text{Concentration of un-ionized ammonia as } \mathbf{N} \text{ in } \mathbf{mg}/\underline{\mathbf{L}^{\pm}}$

N = Concentration of ammonia nitrogen as N in $mg/\underline{L}^{\frac{1}{2}}$

T = Temperature in degrees Celsius

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

**Oil shall be analytically separated into polar and non-polar components if the total concentration exceeds 15 mg/L±. In no case shall either of the components exceed 15 mg/L± (i.e., 15 mg/L± polar materials and 15 mg/L± non-polar materials).

effective 7 6 8 8 Reg. 111. 20 d T MAY 2 4 1996 (Source: Amended

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

TO PROPOSED RULEMAKING

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

Heading of the Part: Pay Plan

Code Citation: 80 Ill Adm Code 310

20 Ill Reg 4091 Date Originally Published in the Illinois Register: 3/15/96

through regular or peremptory rulemaking, and that it submit copies of collective bargaining agreements, court orders or federal regulations that prompt peremptory rulemaking to the Joint Committee when or before the on Administrative Rules considered the above cited rulemaking and recommends that the Department propose and adopt its Pay Plan rulemakings in a more timely manner, whether rulemaking is filed with the Index Department, pursuant to Section 240.300 of At its meeting on May 21, 1996, the Joint Committee the Committee's operational rules. this Recommendation in writing within 90 days accede to the Committee's Recommendation. The agency's response will be placed Failure to respond will constitute refusal to on the JCAR agenda for further consideration. The agency should respond to after receipt of this Statement.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION TO PROPOSED RULEMAKING LAW ENFORCEMENT TRAINING AND STANDARDS BOARD

Heading of the Part: Part-Time Basic Training

Code Citation: 20 Ill Adm Code 1770

Appendix A 1170.210 1170.301 1170.302 170.303 170.208 1170.209 1170.304 170.207 1170.203 1170.101 1170.103 1170.104 1170.105 1170.202 1170.205 1170.102 1170.201 1170.204 Section Numbers:

19 Ill Reg 15331 11/13/95 Date Originally Published in the Illinois Register:

on a definition of "part-time police officer" that is less potentially γ Rules considered the above cited rulemaking and recommends, that before adoption, the Board meet with members of the affected public in an effort to reach agreement burdensome on local governments and, specifically, the Board is encouraged to governmental agency in determining whether the officer is a part-time officer for purposes on Administrative view independently the hours an officer works for each local Committee At its meeting on May 21, 1996, the Joint

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION TO PROPOSED RULEMAKING

DEPARTMENT OF STATE POLICE

Heading of the Part: Child Sex Offender Community Notification Law

20 Ill Adm Code 1282 Code Citation:

1282.10 Section Numbers:

1282.30

Date Originally Published in the Illinois Register: 3/8/96

20 Ill Reg 4043

State Police not adopt its rulemaking entitled Child Sex Offender Community Notification Law (20 Ill Adm Code 1282; 20 Ill Reg 4043) until clear statutory for its provisions is in place and legally enforceable and any modifications necessary to ensure its consistency with the authorizing statute At its meeting on May 21, 1996, the Joint Committee on Administrative Rules considered the above cited rulemaking and recommends that the Department of authority

The agency should respond to this Recommendation in writing within 90 days after receipt of this Statement. Failure to respond will constitute refusal to accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

have been made.

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> JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

Administrative Rules during the period of May 21, 1996 through May 27, 1996 and the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL have been scheduled for review by the Committee at its June 25, 1996 meeting. Other items not contained in this published list may also be considered. The following second notices were received by the Joint Committee Members of 62706.

Second		Start Of First	TCAR
Expires	Agency and Rule	Notice	Meeting
7/4/96	Department of Revenue, General Rule for All Taxes (86 Ill Adm Code 800)	3/29/96 20 Ill Reg 5038	6/25/96
7/4/96	Department of Public Aid, Developmental Disabilities Services (89 Ill Adm Code 144)	3/8.96 20 Ill Reg 4035	6/25/96
7/4/96	Department of Public Aid, General Assistance (89 Ill Adm Code 114)	3/15/96 20 Ill Reg 4237	6/25/96
7/4/96	Illinois State Toll Highway Authority, State Toll Highway Rules (92 Ill Adm Code 2520)	3/22/96 20 Ill Reg 4589	6/25/96
7/5/96	Department of Revenue, Payment of Taxes by Electronic Funds Transfer (86 Ill Adm Code 750)	3/29/96 20 Ill Reg 5042	6/25/96
96/5/2	Department of Rehabilitation Services, Projects with Industry (89 III Adm Code 640)	2/9/96 20 Ill Reg 2374	96/52/9
96/5//	Department of Rehabilitation Services, Provider Requirements, Type Services, and Rates of Payment (89 Ill Adm Code 686)	2/16/96 20 Ill Reg 3065	6/25/96
96/5//	Department of Rehabilitation Services, Services (89 Ill Adm Code 590)	2/16/96 20 Ill Reg 3071	6/25/96

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

96/5//	Department of Public Aid, Developmental Disabilities Services (89 III Adm Code 144)	3/22/96 20 Ill Reg 4526	6/25/96
96/L//	Department of Central Management Services, Pay Plan (80 Ill Adm Code 310)	4/5/9 6 20 Ill Reg 5106	6/25/96
96/1//	Department of Revenue, Retailers' Occupation Tax (86 III Adm Code 130)	3/29/96 20 Ill Reg	6/22/96

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PROCLAMATIONS

DISASTER AREA - MASON COUNTY 96-225

Tornadoes and severe thunderstorms occurring on April 18, 1996, which a severe weather system that moved across central Illinois, The tornadoes have caused extensive damage to homes, businesses, farms, and public property. inflicted heavy damage in Bath in Mason County. were part of

the interest of responding to the threat imposed to public health and exists within the State of Illinois, and specifically identify Mason County as I hereby declare that a disaster Illinois a disaster area, pursuant to the provisions of Section 3305/7 of the Emergency Management Agency Act, 20 ILCS 3305/7(1992). safety as a result of the storm systems,

Illinois Emergency Management Agency in coordinating the state effort to assist local response and recovery operations, and to assist measures for disaster response in any part of the State. This declaration will also provide for the assessment of damages and the determination of a need to necessary emergency gubernatorial declaration of disaster will aid the volunteer resources in providing reasonable and request supplemental Federal assistance. disaster governments in This

Filed by the Secretary of State May 17, 1996. Issued by the Governor May 17, 1996.

DISASTER AREAS - ALEXANDER, BROWN, CUMBERLAND, HANCOCK AND RICHLAND COUNTIES 96-226

that fell on already saturated ground, were part of a severe weather system caused flooding and flash flooding, which resulted in extensive damage to local torrential rainfall occurring on May 6, 1966, that moved through the State of Illinois, inflicting heavy damage in Alexander, The torrential rainfall Cumberland, Hancock and Richland counties. roads, homes, businesses, farms, and other property. and thunderstorms Severe Brown,

safety as a result of the storm systems, I hereby declare that a disaster Brown, Cumberland, Hancock and Richland counties as disaster areas, pursuant to In the interest of responding to the threat imposed to public health and the provisions of Section 3305/7 of the Illinois Emergency Management Agency Alexander, exists within the State of Illinois, and specifically identify Act, 20 ILCS 3305/7(1992).

for disaster response in any part of the State. This declaration will also provide for the assessment of damages and the determination of a need to governments in disaster response and recovery operations, and to assist providing reasonable and necessary emergency measures Emergency Management Agency in coordinating the state effort to assist This gubernatorial declaration of disaster will aid the request supplemental Federal assistance. L. volunteer resources

Filed by the Secretary of State May 17, 1996. Issued by the Governor May 17, 1996.

DISASTER AREAS - KANE, LAKE AND MCHENRY COUNTIES 96-227

cassings and

part of a severe weather system that moved through the northeastern part of the State of Illinois, inflicting heavy damage in Kane, Lake and McHenry The severe weather system delivered up to 5" of rainfall in an 18 hour period causing flooding and flash flooding, which resulted in extensive Severe thunderstorms and torrential rainfall occurring on May 19, 1996, damage to local roads, homes, businesses, farms, and other property.

safety as a result of the storm systems, I hereby declare that a disaster exists within the State of Illinois, and specifically identify Kane, Lake and In the interest of responding to the threat imposed to public health and McHenry counties as disaster areas pursuant to the provisions of Section 3305/7 of the Illinois Emergency management Agency Act, 20 ILCS 3305/7(1992).

governments in disaster response and recovery operations, and to assist for disaster response in any part of the State. This declaration will also provide for the assessment of damages and the determination of a need to disaster will aid the Illinois Emergency Management Agency in coordinating the state effort to assist local volunteer resources in providing reasonable and necessary emergency This qubernatorial declaration of request supplemental Federal assistance.

Filed by the Secretary of State May 17, 1996. Issued by the Governor May 17, 1996.

50TH QUALITY CONGRESS

Whereas, producing quality goods and services is crucial to the continued economic growth of the country and the well-being of each family worldwide; and our nation has long been recognized for its leadership in producing quality products; and

large companies, to service and manufacturing industries and to the public sector and Whereas, quality improvement principles apply to small and

private enterprise; and

Congress to make all people aware that American Society for Quality Controls (ASQC), Whereas, the American Society for Quality Controls (ASQC), international society with more than $130\,,000$ members worldwide, engaged in quality is the key to productivity and profitability in our economy; and 50th anniversary American Quality

Whereas, the Chicago area ASQC sections will sponsor all activities support of this national awareness campaign; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May

13-15, 1996, as the 50TH QUALITY CONGRESS in Illinois. Issued by the Governor May 14, 1996.

Filed by the Secretary of State May 24, 1996.

ARTS WEEK 96-229

the arts in all forms are treasures that bring joy to everyone; Whereas,

the art that surrounds us in our everyday environments, the art that is part of our history, and the art of faraway places that we bring home in our hearts and minds; and our lives are enriched by

Whereas, the arts in Illinois deserve recognition and support so they may continue to flourish in abundant variety; and

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the Arts are two organizations that play a vital role in bringing the arts to for National Endowment Whereas, the Illinois Arts Council and the citizenry; and

Whereas, central to that partnership is the shared belief that freedom of artistic expression must remain unfettered by government interference in its content;

of the State of Illinois, proclaim Governor Therefore, I, Jim Edgar,

October 1-6, 1996, as ARTS WEEK in Illinois. Issued by the Governor May 14, 1996.

Filed by the Secretary of State May 24, 1996.

QUENTIS BERNARD GARTH FOUNDATION DAY

Whereas, the Quentis B. Garth Foundation was founded by William B. Garth, to develop and implement an annual scholarship program for academically gifted public high publisher of the Citizen Newspaper of Chicago in May of 1995 school graduates; and

second annual scholarship banquet at the Chicago Hilton and Towers on May 18, 1996; and Whereas, the foundation will commemorate its

Whereas, the QBG Foundation will present scholarship awards to two highly gifted high school graduates enrolled at Black institutions of higher learning;

through its annual seeks to engender in the minds of today's urban youth that the quality of one's education is commensurate with the quality of life in terms of job opportunities in high technological labor markets, cultural assimilation, social interactions, and in the development of wholesome Whereas, the Quentis Bernard Garth Foundation, and enduring human relationships; program, scholarship award

18, 1996, as QUENTIS BERNARD GARTH FOUNDATION DAY in Illinois and I extend the foundation's two academically gifted students seeking higher educational goals at this nation's historically Black Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim similar recognition and honor to colleges or universities.

Issued by the Governor May 14, 1996.

Filed by the Secretary of State May 24, 1996.

ACCESS LIVING DAY

Whereas, Access Living is a cross-disability organization governed and staffed by a majority of people with disabilities; and

Whereas, Access Living fosters the dignity, pride, and self-esteem of people with disabilities and enhances the options available to them so they may choose and maintain individualized and satisfying lifestyles; and

Whereas, Access Living offers many peer-oriented independent living systematic advocacy and enforcement of civil rights on behalf of persons with and development, public education, awareness disabilities; and

Whereas, Access Living recognizes the innate rights, abilities, needs and diversity of people with disabilities, works toward their integration into community life and serves as an agent of social change; and

+0110h lives of nearly 3,000 people a year with a variety of innovative programs; 40 Whereas, during the past 16 years, Access Living has been able

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 1996, as ACCESS LIVING DAY in Illinois in honor of their accomplishments Whereas, on May 16, 1996, Access Living is holding its annual benefit;

offer my best wishes for continued success.

Issued by the Governor May 15, 1996.

Filed by the Secretary of State May 24, 1996.

MEMPHIS IN MAY/KANSAS CITY BARBEQUE SOCIETY/ ILLINOIS STATE CHAMPIONSHIP DAYS 96-232

Barbecue Society/Illinois State Championships will take place in Springfield in May/Kansas Whereas, a distinguished event called the Memphis during September 1996; and

Whereas, there has never been an event anywhere in the country that has

Whereas, spectators from many locales will come to watch the finest had this distinction; and

Whereas, each team will travel from out-of-state to compete in the event, barbecue cooks in the country compete; and

been honored that Springfield has with an average of eight cooks and assistant cooks on each team; and Whereas, the State of Illinois is

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 27-29, 1996, as MEMPHIS IN MAY/KANSAS CITY BARBECUE SOCIETY/ILLINOIS STATE CHAMPIONSHIPS DAYS in Illinois in recognition of this exciting and chosen as the site of this distinguished state championship;

Filed by the Secretary of State May 24, 1996. Issued by the Governor May 15, 1996. honorable event.

OPERATION LIFESAVER AWARENESS DAY 96-233

established to call attention to the dangers of highway/rail grade crossings; Council Safety Crossing Whereas, the Illinois Railroad Grade

Whereas, it has done so through a project called "Operation Lifesaver", a coordinated effort of the railroads, state agencies, traffic safety groups, rail labor, police organizations and transportation companies; and

Whereas, many of these vehicle/train collisions could have been prevented increasing public awareness of crossing dangers and applicable driving safety laws; and

Whereas, on May 15, 1996, and throughout the year following, all citizens crossings; encouraged to use added caution when approaching highway/rail

Whereas, this important observance should lead to greater safety and reduction in highway/rail grade crossing collisions;

15, 1996, as OPERATION LIFESAVER AWARENESS DAY in Illinois and encourage all citizens to reaffirm their commitment to the elimination of grade crossing Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim

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> collisions which account for needless injuries and loss of life. Issued by the Governor May 15, 1996.

Filed by the Secretary of State May 24, 1996.

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SURGICAL TECHNOLOGISTS WEEK

of Surgical Technologists was founded in 1969 Whereas, the Association

Whereas, the Association of Surgical Technologists is committed to promote a high standard of surgical technology performance in the community for and has more than 16,000 members worldwide; and

quality patient care; and

Whereas, the surgical technologist is a health care professional who has during completed an education to perform specialized duties procedures; and

have an understanding of the procedure being performed, and are constantly on in many areas that the surgeon, of affect a surgical procedure, anticipate the instrument needs Whereas, surgical technologists are knowledgeable vigil to ensure quality patient care; and

importance Whereas, the job of the surgical technologist is of great the doctors, patients, and hospitals;

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Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 19-25, 1996, as SURGICAL TECHNOLOGISTS WEEK in Illinois.

Issued by the Governor May 15, 1996.

Filed by the Secretary of State May 24, 1996,

TELEPHONE OPERATORS' WEEK

Whereas, telephone operators are vital to the functions of every business and provide an important service to people everywhere; and

operators are responsible for public address systems, radio paging systems, and They are also responsible for alerting code and trauma teams and telephone physicians' answering services and registers, in addition to running this is particularly true in hospitals, where the fire department; and Whereas, switchboard.

communications serving physicians, emergency services and hospital personnel, the Of Whereas, telephone operators are at the core patients, and visitors; and network,

Whereas, the third week of May has been designated as a time to honor all telephone operators;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim

12-18, 1996, as TELEPHONE OPERATORS' WEEK in Illinois and encourage everyone to honor their local telephone operators.

Filed by the Secretary of State May 24, 1996. Issued by the Governor May 15, 1996.

Vol. 20, Issue 23

ISSUES INDEX

June 7, 1996

Rules acted upon during the quarter of April 1 thorugh June 30, 1996 are listed in the Issues Index by Title number, Part number and Issue number. For example, 50 III. Adm. Code 952 published in Issue 2 will be listed as 50-952-2. Inquiries about the Issues Index may be directed to the Administrative Code Division at 217-782-414 or jnatale@ccgate.sos.state.il.us (Internet address).

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